

AMENDED IN SENATE FEBRUARY 17, 2009

AMENDED IN SENATE JANUARY 29, 2009

SENATE BILL

No. 14

Introduced by Senators Simitian, Kehoe, Padilla, and Steinberg
(~~Coauthor Senator~~ *Coauthors: Senators Alquist, Leno, Lowenthal,*
Strickland, and Wiggins)

December 1, 2008

An act to *add Section 705 to the Fish and Game Code, to amend Sections 25740, 25741, 25746, 25747, and 25751 of, and to add Section 25524 to, the Public Resources Code, to amend Sections ~~305~~, 306, 307, 308, 327, 382, 399.11, 399.12, ~~399.14~~, 399.15, ~~399.16~~, 399.17, 454.5, and 739.1 of, and to amend and renumber ~~Section 399.13~~ Sections 399.13, 399.14, and 399.16 of, to add Sections 399.14, 399.16, 399.22, 399.26, 399.27, 399.30, 399.31, 739.9, 745, and 1005.1 to, and to repeal Section 387 of, the Public Utilities Code, and to amend Section 80110 of the Water Code, relating to utilities.*

LEGISLATIVE COUNSEL'S DIGEST

SB 14, as amended, Simitian. Utilities: Public Utilities Commission: energy: renewable energy resources: rates.

(1) Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities, including electrical corporations and gas corporations. The California Constitution grants the PUC certain general powers over all public utilities, subject to control by the Legislature, and authorizes the Legislature, unlimited by the other provisions of the Constitution, to confer additional authority and jurisdiction upon the PUC, that is cognate and germane to the regulation of public utilities. *Existing law requires the office of the PUC to be in the City and County of San Francisco and that, with certain*

exceptions, the office always be open. Existing law requires the PUC to hold its sessions at least once in each calendar month in that city and county, and authorizes the PUC to also meet at such other times and in such other places as may be expedient and necessary for the proper performance of its duties. Existing law requires the Governor to designate the president of the PUC from among its members and requires the president to direct the executive director, the attorney, and other staff of the PUC, except for the Division of Ratepayer Advocates.

This bill would require the Governor to appoint, subject to the approval of the Senate, a president of the PUC from among its members. The bill would repeal the requirement that the president direct PUC staff.

~~(2) Existing law requires the office of the PUC to be in the City and County of San Francisco and that, with certain exceptions, the office always be open. Existing law requires the PUC to hold its sessions at least once in each calendar month in that city and county, and authorizes the PUC to also meet at such other times and in such other places as may be expedient and necessary for the proper performance of its duties.~~

This bill would additionally require the PUC to hold at least one session in each calendar month in the City of Sacramento.

~~(3)~~

(2) Existing law authorizes the attorney for the PUC, if directed to do so by the president, except as otherwise directed by vote of the PUC, to intervene, if possible, in any action or proceeding involving any question arising pursuant to the Public Utilities Act. Existing law requires the attorney for the PUC to commence, prosecute, and expedite the final determination of all actions and proceedings, and to generally perform all duties and services as attorney to the PUC, as directed or authorized by the president, except as otherwise directed or authorized by vote of the PUC.

This bill would authorize the attorney for the PUC, if directed to do so by the PUC, to intervene, if possible, in any action or proceeding involving any question arising pursuant to the Public Utilities Act. This bill would require the attorney for the PUC to commence, prosecute, and expedite the final determination of all actions and proceedings, and to generally perform all duties and services as attorney to the PUC, as directed or authorized by the PUC.

~~(4)~~

(3) Existing law requires the executive director for the PUC to keep a full and true record of all proceedings of the PUC, issue all necessary

process, writs, warrants, and notices, and perform such other duties as the president, or vote of the PUC, prescribes. Existing law provides that the president may authorize the executive director to dismiss complaints or applications when all parties are in agreement thereto, in accordance with rules that the PUC may prescribe.

This bill would require the executive director to keep a full and true record of all proceedings of the PUC, issue all necessary process, writs, warrants, and notices, and perform the other duties the PUC prescribes. The bill would provide that the PUC may authorize the executive director to dismiss complaints or applications when all parties are in agreement thereto, in accordance with rules that the PUC may prescribe.

(5)

(4) Existing law authorizes the PUC to fix the rates and charges for every public utility, and requires that those rates and charges be just and reasonable.

This bill would prohibit the PUC from requiring or permitting an electrical corporation to employ dynamic pricing for residential customers, but would authorize the PUC to authorize an electrical corporation to offer residential customers the option of receiving service pursuant to dynamic pricing. The bill would, beginning January 1, 2016, authorize the PUC to authorize an electrical corporation to employ default dynamic pricing for residential customers, if the customer has the option of receiving service pursuant to a rate schedule that is not based upon dynamic pricing and if residential customers that exercise the option to not receive service pursuant to the dynamic pricing incur no additional costs as a result of the exercise of that option.

(6)

(5) Existing law requires the PUC to establish a program of assistance to low-income electric and gas customers, referred to as the California Alternate Rates for Energy or CARE program, and prohibits the cost to be borne solely by any single class of customer.

This bill would require the PUC to establish the CARE program to provide assistance to low-income electric and gas customers with annual household incomes at or below 200% of the federal poverty guideline levels, and require that the cost of the program be recovered on an equal cents-per-kilowatthour or cents-per therm basis from all classes of customers that were subject to the surcharge that funded the CARE program on January 1, 2008.

(7)

(6) Existing law relative to electrical restructuring requires that the electrical corporations and gas corporations that participate in the CARE program administer low-income energy efficiency and rate assistance programs described in specified statutes, and undertake certain actions in administering specified energy efficiency and weatherization programs.

This bill would require that electrical corporations, in administering the specified energy efficiency and weatherization programs, to target energy efficiency and solar programs to upper-tier and multifamily customers in a manner that will result in long-term permanent reductions in electricity usage and develop programs that specifically target new construction by, and new and retrofit appliances for, nonprofit affordable housing providers. The bill would require the PUC to require electrical corporations to deploy enhanced low-income energy efficiency programs, as defined, designed to reach as many eligible customers as practicable by December 31, 2014, particularly targeting those customers occupying apartment houses or similar multiunit residential structures, and would require the PUC and electrical corporations and gas corporations to expend all reasonable efforts to coordinate ratepayer-funded programs with other energy conservation and efficiency programs and to obtain additional federal funding to support actions undertaken pursuant to this requirement.

(8)

(7) Existing law relative to electrical restructuring requires the PUC to authorize and facilitate direct transactions between electricity suppliers and retail end-use customers.

Existing law requires the PUC to designate a baseline quantity of electricity and gas necessary for a significant portion of the reasonable energy needs of the average residential customer, and requires that electrical and gas corporations file rates and charges, to be approved by the PUC, providing baseline rates and requires the PUC, in establishing baseline rates, to avoid excessive rate increases for residential customers.

Existing law enacted during the energy crisis of 2000–01, authorized the Department of Water Resources, until January 1, 2003, to enter into contracts for the purchase of electricity, and to sell electricity to retail end use customers and, with specified exceptions, local publicly owned electric utilities, at not more than the department’s acquisition costs and to recover those costs through the issuance of bonds to be repaid by ratepayers. That law provides that the department is entitled to

recover certain expenses resulting from its purchases and sales of electricity and authorizes the PUC to enter into an agreement with the department relative to cost recovery. That law prohibits the PUC from increasing the electricity charges in effect on February 1, 2001, for residential customers for existing baseline quantities or usage by those customers of up to 130% of then existing baseline quantities, until the department has recovered the costs of electricity it procured for electrical corporation retail end use customers. That law also suspends the right of retail end-use customers, other than community choice aggregators and a qualifying direct transaction customer, to acquire service through a direct transaction until the Department of Water Resources no longer supplies electricity under that law.

This bill would delete the prohibition that the PUC not increase the electricity charges in effect on February 1, 2001, for residential customers for existing baseline quantities or usage by those customers of up to 130% of then existing baseline quantities. The bill would authorize the PUC, until January 1, 2019, to increase the rates charged residential customers for electricity usage up to 130% of the baseline quantities by the annual percentage change in the Consumer Price Index from the prior year plus 1%, but not less than 3% and not more than 5% per year. This authorization would be subject to the limitation that rates charged residential customers for electricity usage up to the baseline quantities, including any customer charge revenues, not exceed 90% of the system average rate, as defined. The bill would authorize the PUC to increase the rates for participants in the CARE program, subject to certain limitations. The bill would authorize the PUC to allow individual retail end-use customers currently taking service from an electric service provider, or eligible to take service from an electric service provider under rules adopted by the PUC in existence on January 1, 2008, to acquire service for new accounts, as defined, from an electric service provider. The bill would suspend the right of retail end-use customers to acquire service through a direct transaction until the Legislature, by statute, lifts the suspension or otherwise authorizes direct transactions.

(9)

(8) Existing law requires the PUC to require the state's 3 largest electrical corporations, Pacific Gas and Electric Company, San Diego Gas and Electric, and Southern California Edison, to identify a separate electrical rate component to fund programs that enhance system reliability and provide in-state benefits. This rate component is a

nonbypassable element of local distribution and collected on the basis of usage. Existing PUC resolutions refer to the nonbypassable rate component as a “public goods charge.” The public goods charge moneys are collected to support cost-effective energy efficiency and conservation activities, public interest research and development not adequately provided by competitive and regulated markets, and renewable energy resources.

The existing Warren-Alquist State Energy Resources Conservation and Development Act establishes the State Energy Resources Conservation and Development Commission (Energy Commission). Existing law establishes the Renewable Resource Trust Fund as a continuously appropriated fund in the State Treasury and requires that certain moneys collected to support renewable energy resources through the public goods charge are deposited into the fund and authorizes the Energy Commission to expend the moneys pursuant to the Renewable Energy Resources Program. The program states the intent of the Legislature to increase the amount of electricity generated from eligible renewable energy resources per year so that amount equals at least 20% of total retail sales of electricity in California per year by December 31, 2010.

This bill would revise the Renewable Energy Resources Program to state the intent of the Legislature to increase the amount of electricity generated from eligible renewable energy resources per year, so that amount equals at least 20% of total retail sales of electricity in California per year by December 31, 2010, and 33% by December 31, 2020. The bill would limit eligible in-state renewable electricity generation facilities to facilities that commence initial operation after January 1, 2005. This limitation would also apply to the California Renewables Portfolio Standard (RPS) Program discussed below.

~~(10)~~

(9) Existing law expresses the intent of the Legislature, in establishing the RPS program, to increase the amount of electricity generated per year from eligible renewable energy resources, as defined, to an amount that equals at least 20% of the total electricity sold to retail customers in California per year by December 31, 2010.

This bill would express the additional intent that the amount of electricity generated per year from eligible renewable energy resources is increased to an amount that equals at least 33% of the total electricity sold to retail customers in California per year by December 31, 2020.

~~(11)~~

(10) The Public Utilities Act imposes various duties and responsibilities on the PUC with respect to the purchase of electricity and requires the PUC to review and adopt a procurement plan and a renewable energy procurement plan for each electrical corporation, as defined, pursuant to the RPS program. The RPS program requires that a retail seller of electricity, including electrical corporations, community choice aggregators, and electric service providers, but not including local publicly owned electric utilities, purchase a specified minimum percentage of electricity generated by eligible renewable energy resources in any given year as a specified percentage of total kilowatthours sold to retail end-use customers each calendar year. The RPS program requires each retail seller to increase its total procurement of electricity generated by eligible renewable energy resources by at least an additional 1% of retail sales per year so that 20% of its retail sales of electricity are procured from eligible renewable energy resources no later than December 31, 2010.

This bill would ~~instead~~ *additionally* require that each retail seller increase its total procurement of electricity generated by eligible renewable energy resources by at least an additional 1% of retail sales per year so that 33% of its retail sales are procured from eligible renewable energy resources no later than December 31, 2020, *if the commission determines that achieving these targets will result in just and reasonable rates.*

Under existing law, a violation of the Public Utilities Act or any order, decision, rule, direction, demand, or requirement of the PUC is a crime.

Because the provisions of this bill are within the act and require action by the PUC to implement its requirements, a violation of these provisions would impose a state-mandated local program by expanding the definition of a crime.

~~(12)~~

(11) Under existing law, the governing board of a local publicly owned electric utility is responsible for implementing and enforcing a renewables portfolio standard for the utility that recognizes the intent of the Legislature to encourage renewable resources, while taking into consideration the effect of the standard on rates, reliability, and financial resources and the goal of environmental improvement.

This bill would repeal this provision and instead make certain of the requirements of the RPS program, as discussed below, applicable to local publicly owned electric utilities. By placing additional

requirements upon local publicly owned electric utilities, the bill would impose a state-mandated local program.

~~(13)~~

(12) Existing law requires the Energy Commission to certify eligible renewable energy resources, to design and implement an accounting system to verify compliance with the RPS requirements by retail sellers, and to develop tracking, accounting, verification, and enforcement mechanisms for renewable energy credits, as defined.

This bill would require the Energy Commission to design and implement an accounting system to verify compliance with the RPS requirements by retail sellers and local publicly owned electric utilities. The bill would require the Energy Commission, among other things, to adopt regulations for the enforcement of the RPS program with respect to a local publicly owned electric utility, would require, by October 30, 2009, at a noticed public meeting and in consultation with the State Air Resources Board, to establish an RPS requiring each local publicly owned electric utility to procure a minimum quantity of electricity generated by eligible renewable energy resources as a specified percentage of total kilowatthours sold to the utility's retail end-use customers each calendar year. The bill would require that the RPS established for a local publicly owned electric utility be consistent with certain targets and purposes that are applicable to retail sellers. The bill would require the utility to adopt and implement a renewable energy resources procurement plan that, *at a minimum*, complies with the RPS adopted for the utility by the Energy Commission, would provide that the utility retains discretion with respect to certain matter in complying with the RPS, would require that certain notices be given by the utility when adopting and periodically revising its procurement plan, and would require the utility to report certain information relative to RPS compliance to the Energy Commission and its customers. The bill would require the Energy Commission, in order to meet the requirements of the RPS program, undertake certain measures in order to substantially increase the amounts of electricity generated by eligible renewable energy resources integrated with and interconnected to specified transmission grids.

~~(14)~~

(13) Existing law requires that an electrical corporation's proposed procurement plan include certain elements, including a showing that the electrical corporation will, in order to fulfill its unmet resource needs, until a 20% renewable resources portfolio is achieved, procure

renewable energy resources with the goal of ensuring that at least an additional 1% per year of the electricity sold by the electrical corporation is generated from eligible renewable energy resources, provided sufficient funds are made available to cover the above-market costs for new renewable energy resources pursuant to certain provisions of the Renewable Energy Resources Program. Existing law requires the PUC to make a determination of the existing market cost for electricity (market price referent).

This bill would require that *the PUC enforce these requirements until the retail seller procures 20% of its retail sales from eligible renewable energy resources. Once the 20% requirement is met, the bill would require that* an electrical corporation's proposed procurement plan include a showing that the electrical corporation will, in order to fulfill its unmet resource needs, until a 33% renewable resources portfolio is achieved, procure renewable energy resources with the goal of ensuring that at least an additional 1% per year of the electricity sold by the electrical corporation is generated from eligible renewable energy resources. The bill would, *once the electrical corporation meets the 20% procurement requirement*, delete the requirement that the PUC determine the market price referent and delete the limitation on a retail seller's procurement requirements that sufficient funds be made available to cover the above-market costs of electricity.

(15)

(14) The Public Utilities Act prohibits any electrical corporation from beginning the construction of, among other things, a line, plant, or system, or of any extension thereof, without having first obtained from the PUC a certificate that the present or future public convenience and necessity require or will require that construction, termed a certificate of public convenience and necessity. Existing law requires the PUC, in acting upon an application by an electrical corporation for a certificate of public convenience and necessity, to deem new transmission facilities necessary to the provision of electric service if the PUC finds that new transmission facilities are necessary to facilitate achievement of the renewable power goals established under the RPS program. Existing law requires the PUC, upon finding that new transmission facilities are necessary to facilitate achievement of the renewable power goals established under the RPS, to take all feasible actions to ensure that the transmission rates established by the Federal Energy Regulatory Commission (FERC) are fully reflected in any retail rates established by the PUC.

This bill would require the PUC to approve an application for a certificate of public convenience and necessity within one year of the filing of a completed application under specified circumstances and would authorize the PUC, if it finds the costs are justified pursuant to the statutory requirements for approving a rate increase, to allow recovery of certain transmission costs incurred by an electrical corporation.

(16)

(15) The existing restructuring of the electrical industry within the Public Utilities Act provides for the establishment of an Independent System Operator (ISO). Existing law requires the ISO to ensure efficient use and reliable operation of the transmission grid consistent with achieving planning and operating reserve criteria no less stringent than those established by the Western Electricity Coordinating Council and the American Electric Reliability Council. Pursuant to existing law, the ISO's tariffs are required to be approved by the FERC.

This bill would require the ISO to undertake all feasible efforts to do certain things and seek the approval of the FERC, if necessary, including adjusting its market structure to achieve, in the most cost-effective manner possible, the increased amount of electricity to be generated by eligible renewable energy resources. The bill would require the PUC to approve reasonable and cost-effective transmission and power line investments that are not under the ratemaking authority of the FERC that are necessary to enable electricity generated by eligible renewable energy resources to be delivered to retail sellers and local publicly owned electric utilities.

(16) *This bill would require the PUC, Energy Commission, and ISO to consider the recommendations of the Renewable Energy Transmission Initiative in their respective responsibilities relative to the siting of transmission and eligible renewable energy resources that are necessary to achieve the renewables portfolio standard.*

(17) *Existing law establishes the Department of Fish and Game in the Resources Agency, and generally charges the department with the administration and enforcement of the Fish and Game Code.*

This bill would require the department to establish an internal division with the primary purpose of performing comprehensive planning and streamlined environmental compliance services with priority given to projects involving the building of eligible renewable energy resources.

(18) *Existing law grants the Energy Commission the exclusive authority to certify any stationary or floating electrical generating*

facility using any source of thermal energy, with a generating capacity of 50 megawatts or more, and any facilities appurtenant thereto. Existing law prohibits the construction of any thermal powerplant or facilities appurtenant thereto or modification of any existing thermal powerplant and appurtenant facility without first obtaining certification from the Energy Commission. Each person proposing to construct a thermal powerplant or electric transmission line on a site is required to submit an application to the Energy Commission. The Energy Commission is required to prescribe the form and content of applications for facilities and to formally act to approve or disapprove applications, including specifying conditions under which approval and continuing operation of any facility is permitted.

This bill would require the Energy Commission to develop a concurrent application review process with the Department of Fish and Game for eligible renewable energy resources that will reduce by 50%, the time required to complete certification and compliance with the California Environmental Quality Act for eligible renewable energy resources that are within a competitive renewable energy zone.

~~(17)~~

(19) This bill would state the intent of the Legislature to appropriate \$3,700,000 from the Public Interest Research, Development, and Demonstration Fund to the Energy Commission for contracts and for interagency agreements with the Department of Fish and Game or other wildlife agencies for the preparation of one or more natural communities conservation plans in the Mojave and Colorado Desert regions for the purposes of facilitating the development of solar energy in that region those regions.

~~(18)~~

(20) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for specified reasons.

*Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: yes.*

The people of the State of California do enact as follows:

1 *SECTION 1. Section 705 is added to the Fish and Game Code,*
2 *to read:*

1 705. (a) For purposes of this section, “eligible renewable
2 energy resources” has the same meaning as in the California
3 Renewables Portfolio Standard Program (Article 16 (commencing
4 with Section 399.11) of Chapter 2.3 of Part 1 of Division 1 of the
5 Public Utilities Code).

6 (b) The department shall establish an internal division with the
7 primary purpose of performing comprehensive planning and
8 streamlined environmental compliance services with priority given
9 to projects involving the building of eligible renewable energy
10 resources.

11 (c) The internal division shall ensure the timely completion of
12 plans pursuant to the Natural Community Conservation Planning
13 Act (Chapter 10 (commencing with Section 2800) of Division 3),
14 that embody the balancing of project assurances with ecosystem
15 protections.

16 SEC. 2. Section 25524 is added to the Public Resources Code,
17 to read:

18 25524. (a) For purposes of this section, “eligible renewable
19 energy resources” has the same meaning as in the California
20 Renewables Portfolio Standard Program (Article 16 (commencing
21 with Section 399.11) of Chapter 2.3 of Part 1 of Division 1 of the
22 Public Utilities Code).

23 (b) The commission shall develop a concurrent application
24 review process with the Department of Fish and Game for eligible
25 renewable energy resources that will reduce, by 50 percent, the
26 time required to complete certification and compliance with the
27 California Environmental Quality Act (Division 13 (commencing
28 with Section 21000)) for eligible renewable energy resources that
29 are within a competitive renewable energy zone.

30 ~~SECTION 1.~~

31 SEC. 3. Section 25740 of the Public Resources Code is
32 amended to read:

33 25740. The Legislature finds and declares that the State Air
34 Resources Board has identified a statewide 33 percent renewables
35 portfolio standard as a key measure to comply with the
36 requirements of the California Global Warming Solutions Act of
37 2006. It is the intent of the Legislature in establishing this program,
38 to increase the amount of electricity generated from eligible
39 renewable energy resources per year, so that it equals at least 20

1 percent of total retail sales of electricity in California per year by
2 December 31, 2010, and 33 percent by December 31, 2020.

3 ~~SEC. 2.~~

4 *SEC. 4.* Section 25741 of the Public Resources Code is
5 amended to read:

6 25741. As used in this chapter, the following terms have the
7 following meaning:

8 (a) “Delivered” and “delivery” mean the electricity output of
9 an in-state renewable electricity generation facility that is used to
10 serve end-use retail customers located within the state. Subject to
11 verification by the accounting system established by the
12 commission pursuant to subdivision (b) of Section 399.25 of the
13 Public Utilities Code, electricity shall be deemed delivered if it is
14 either generated at a location within the state, or generated at a
15 location outside the state and scheduled for simultaneous
16 consumption by California end-use retail customers.

17 (b) “In-state renewable electricity generation facility” means a
18 facility that meets all of the following criteria:

19 (1) The facility uses biomass, solar thermal, photovoltaic, wind,
20 geothermal, fuel cells using renewable fuels, small hydroelectric
21 generation of 30 megawatts or less, digester gas, municipal solid
22 waste conversion, landfill gas, ocean wave, ocean thermal, or tidal
23 current, and any additions or enhancements to the facility using
24 that technology.

25 (2) The facility satisfies one of the following requirements:

26 (A) The facility is located in the state or near the border of the
27 state with the first point of connection to the transmission network
28 within this state and electricity produced by the facility is delivered
29 to an in-state location.

30 (B) The facility has its first point of interconnection to the
31 transmission network outside the state and satisfies all of the
32 following requirements:

33 (i) It is connected to the transmission network within the
34 Western Electricity Coordinating Council (WECC) service
35 territory.

36 (ii) It commences initial commercial operation after January 1,
37 2005.

38 (iii) Electricity produced by the facility is delivered to an in-state
39 location.

1 (iv) It will not cause or contribute to any violation of a California
2 environmental quality standard or requirement.

3 (v) If the facility is outside of the United States, it is developed
4 and operated in a manner that is as protective of the environment
5 as a similar facility located in the state.

6 (vi) It participates in the accounting system to verify compliance
7 with the renewables portfolio standard once established by the
8 commission pursuant to subdivision (b) of Section 399.25 of the
9 Public Utilities Code.

10 (3) For the purposes of this subdivision, “solid waste
11 conversion” means a technology that uses a noncombustion thermal
12 process to convert solid waste to a clean-burning fuel for the
13 purpose of generating electricity, and that meets all of the following
14 criteria:

15 (A) The technology does not use air or oxygen in the conversion
16 process, except ambient air to maintain temperature control.

17 (B) The technology produces no discharges of air contaminants
18 or emissions, including greenhouse gases as defined in Section
19 38505 of the Health and Safety Code.

20 (C) The technology produces no discharges to surface or
21 groundwaters of the state.

22 (D) The technology produces no hazardous wastes.

23 (E) To the maximum extent feasible, the technology removes
24 all recyclable materials and marketable green waste compostable
25 materials from the solid waste stream prior to the conversion
26 process and the owner or operator of the facility certifies that those
27 materials will be recycled or composted.

28 (F) The facility at which the technology is used is in compliance
29 with all applicable laws, regulations, and ordinances.

30 (G) The technology meets any other conditions established by
31 the commission.

32 (H) The facility certifies that any local agency sending solid
33 waste to the facility diverted at least 30 percent of all solid waste
34 it collects through solid waste reduction, recycling, and
35 composting. For purposes of this paragraph, “local agency” means
36 any city, county, or special district, or subdivision thereof, which
37 is authorized to provide solid waste handling services.

38 (c) “Procurement entity” means any person or corporation that
39 enters into an agreement with a retail seller to procure eligible

renewable energy resources pursuant to subdivision (f) of Section 399.14 399.13 of the Public Utilities Code.

(d) “Renewable energy public goods charge” means that portion of the nonbypassable system benefits charge required to be collected to fund renewable energy pursuant to the Reliable Electric Service Investments Act (Article 15 (commencing with Section 399) of Chapter 2.3 of Part 1 of Division 1 of the Public Utilities Code).

(e) “Report” means the report entitled “Investing in Renewable Electricity Generation in California” (June 2001, Publication Number P500-00-022) submitted to the Governor and the Legislature by the commission.

(f) “Retail seller” means a “retail seller” as defined in Section 399.12 of the Public Utilities Code.

~~SEC. 3.~~

SEC. 5. Section 25746 of the Public Resources Code is amended to read:

25746. (a) One percent of the money collected pursuant to the renewable energy public goods charge shall be used in accordance with this chapter to promote renewable energy and disseminate information on renewable energy technologies, including emerging renewable technologies, and to help develop a consumer market for renewable energy and for small-scale emerging renewable energy technologies.

(b) If the commission provides funding for a regional accounting system to verify compliance with the renewable portfolio standard by retail sellers, pursuant to subdivision (b) of Section 399.25 of the Public Utilities Code, the commission shall recover all costs from user fees.

~~SEC. 4.~~

SEC. 6. Section 25747 of the Public Resources Code is amended to read:

25747. (a) The commission shall adopt guidelines governing the funding programs authorized under this chapter, at a publicly noticed meeting offering all interested parties an opportunity to comment. Substantive changes to the guidelines may not be adopted without at least 10 days’ written notice to the public. The public notice of meetings required by this subdivision may not be less than 30 days. Notwithstanding any other provision of law, any guidelines adopted pursuant to this chapter or Section 399.25 of

1 the Public Utilities Code, shall be exempt from the requirements
2 of Chapter 3.5 (commencing with Section 11340) of Part 1 of
3 Division 3 of Title 2 of the Government Code. The Legislature
4 declares that the changes made to this subdivision by the act
5 amending this section during the 2002 portion of the 2001–02
6 Regular Session are declaratory of, and not a change in existing
7 law.

8 (b) Funds to further the purposes of this chapter may be
9 committed for multiple years.

10 (c) Awards made pursuant to this chapter are grants, subject to
11 appeal to the commission upon a showing that factors other than
12 those described in the guidelines adopted by the commission were
13 applied in making the awards and payments. Any actions taken
14 by an applicant to apply for, or become or remain eligible and
15 registered to receive, payments or awards, including satisfying
16 conditions specified by the commission, shall not constitute the
17 rendering of goods, services, or a direct benefit to the commission.

18 (d) An award made pursuant to this chapter, the amount of the
19 award, and the terms and conditions of the grant are public
20 information.

21 ~~SEC. 5.~~

22 *SEC. 7.* Section 25751 of the Public Resources Code is
23 amended to read:

24 25751. (a) The Renewable Resource Trust Fund is hereby
25 created in the State Treasury.

26 (b) The following accounts are hereby established within the
27 Renewable Resource Trust Fund:

28 (1) Existing Renewable Resources Account.

29 (2) Emerging Renewable Resources Account.

30 (3) Renewable Resources Consumer Education Account.

31 (c) The money in the fund may be expended, only upon
32 appropriation by the Legislature in the annual Budget Act, for the
33 following purposes:

34 (1) The administration of this article by the state.

35 (2) The state's expenditures associated with the accounting
36 system established by the commission pursuant to subdivision (b)
37 of Section 399.25 of the Public Utilities Code.

38 (d) That portion of revenues collected by electrical corporations
39 for the benefit of in-state operation and development of existing
40 and new and emerging renewable resource technologies, pursuant

1 to Section 399.8 of the Public Utilities Code, shall be transmitted
2 to the commission at least quarterly for deposit in the Renewable
3 Resource Trust Fund pursuant to Section 25740.5. After setting
4 aside in the fund money that may be needed for expenditures
5 authorized by the annual Budget Act in accordance with
6 subdivision (c), the Treasurer shall immediately deposit money
7 received pursuant to this section into the accounts created pursuant
8 to subdivision (b) in proportions designated by the commission
9 for the current calendar year. Notwithstanding Section 13340 of
10 the Government Code, the money in the fund and the accounts
11 within the fund are hereby continuously appropriated to the
12 commission without regard to fiscal year for the purposes
13 enumerated in this chapter.

14 (e) Upon notification by the commission, the Controller shall
15 pay all awards of the money in the accounts created pursuant to
16 subdivision (b) for purposes enumerated in this chapter. The
17 eligibility of each award shall be determined solely by the
18 commission based on the procedures it adopts under this chapter.
19 Based on the eligibility of each award, the commission shall also
20 establish the need for a multiyear commitment to any particular
21 award and so advise the Department of Finance. Eligible awards
22 submitted by the commission to the Controller shall be
23 accompanied by information specifying the account from which
24 payment should be made and the amount of each payment; a
25 summary description of how payment of the award furthers the
26 purposes enumerated in this chapter; and an accounting of future
27 costs associated with any award or group of awards known to the
28 commission to represent a portion of a multiyear funding
29 commitment.

30 (f) The commission may transfer funds between accounts for
31 cashflow purposes, provided that the balance due each account is
32 restored and the transfer does not adversely affect any of the
33 accounts.

34 (g) The Department of Finance shall conduct an independent
35 audit of the Renewable Resource Trust Fund and its related
36 accounts annually, and provide an audit report to the Legislature
37 not later than March 1 of each year for which this article is
38 operative. The Department of Finance's report shall include
39 information regarding revenues, payment of awards, reserves held
40 for future commitments, unencumbered cash balances, and other

1 matters that the Director of Finance determines may be of
2 importance to the Legislature.

3 ~~SEC. 6. Section 305 of the Public Utilities Code is amended~~
4 ~~to read:~~

5 ~~305. The Governor shall appoint, subject to the approval of~~
6 ~~the Senate, a president of the commission from among the members~~
7 ~~of the commission. The president shall preside at all meetings and~~
8 ~~sessions of the commission.~~

9 ~~SEC. 7.~~

10 ~~SEC. 8. Section 306 of the Public Utilities Code is amended~~
11 ~~to read:~~

12 306. (a) The office of the commission shall be in the City and
13 County of San Francisco. The office shall always be open, legal
14 holidays and nonjudicial days excepted. The commission shall
15 hold its sessions at least once in each calendar month in the City
16 and County of San Francisco. The commission shall hold at least
17 one session in each calendar month in the City of Sacramento. The
18 commission may also meet at such other times and in such other
19 places as may be expedient and necessary for the proper
20 performance of its duties, and for that purpose may rent quarters
21 or offices.

22 (b) The meetings of the commission shall be open and public
23 in accordance with the provisions of Article 9 (commencing with
24 Section 11120) of Chapter 1 of Part 1 of Division 3 of Title 2 of
25 the Government Code.

26 In addition to the requirements of Section 11125 of the
27 Government Code, the commission shall include in its notice of
28 meetings the agenda of business to be transacted, and no item of
29 business shall be added to the agenda subsequent to the notice in
30 the absence of an unforeseen emergency situation. A rate increase
31 shall not constitute an unforeseen emergency situation. As used
32 in this subdivision, “meeting” shall include all investigations,
33 proceedings, and showings required by law to be open and public.

34 (c) The commission shall have a seal, bearing the inscription
35 “Public Utilities Commission State of California.” The seal shall
36 be affixed to all writs and authentications of copies of records and
37 to such other instruments as the commission shall direct.

38 (d) The commission may procure all necessary books, maps,
39 charts, stationery, instruments, office furniture, apparatus, and
40 appliances.

1 ~~SEC. 8.~~

2 *SEC. 9.* Section 307 of the Public Utilities Code is amended
3 to read:

4 307. (a) The commission may appoint as attorney to the
5 commission an attorney at law of this state, who shall hold office
6 during the pleasure of the commission.

7 (b) The attorney shall represent and appear for the people of the
8 State of California and the commission in all actions and
9 proceedings involving any question under this part or under any
10 order or act of the commission. If directed to do so by the
11 commission, the attorney shall intervene, if possible, in any action
12 or proceeding in which any such question is involved.

13 (c) The attorney shall commence, prosecute, and expedite the
14 final determination of all actions and proceedings directed or
15 authorized by the commission, advise the commission and each
16 commissioner, when so requested, in regard to all matters in
17 connection with the powers and duties of the commission and the
18 members thereof, and generally perform all duties and services as
19 attorney to the commission that the commission may require of
20 him or her.

21 ~~SEC. 9.~~

22 *SEC. 10.* Section 308 of the Public Utilities Code is amended
23 to read:

24 308. (a) The commission shall appoint an executive director,
25 who shall hold office during its pleasure. The executive director
26 shall be responsible for the commission's executive and
27 administrative duties and shall organize, coordinate, supervise,
28 and direct the operations and affairs of the commission and
29 expedite all matters within the commission's jurisdiction.

30 (b) The executive director shall keep a full and true record of
31 all proceedings of the commission, issue all necessary process,
32 writs, warrants, and notices, and perform the other duties the
33 commission prescribes. The commission may authorize the
34 executive director to dismiss complaints or applications when all
35 parties are in agreement thereto, in accordance with rules that the
36 commission may prescribe.

37 (c) The commission may appoint assistant executive directors
38 who may serve warrants and other process in any county or city
39 and county of this state.

1 ~~SEC. 10.~~

2 *SEC. 11.* Section 327 of the Public Utilities Code is amended
3 to read:

4 327. (a) The electrical corporations and gas corporations that
5 participate in the California Alternate Rates for Energy program,
6 as established pursuant to Section 739.1, shall administer
7 low-income energy efficiency and rate assistance programs
8 described in Sections 382, 739.1, 739.2, and 2790, subject to
9 commission oversight. In administering the programs described
10 in Section 2790, the electrical corporations and gas corporations,
11 to the extent practicable, shall do all of the following:

12 (1) Continue to leverage funds collected to fund the program
13 described in subdivision (a) with funds available from state and
14 federal sources.

15 (2) Work with state and local agencies, community-based
16 organizations, and other entities to ensure efficient and effective
17 delivery of programs.

18 (3) Encourage local employment and job skill development.

19 (4) Maximize the participation of eligible participants.

20 (5) Work to reduce consumers electric and gas consumption,
21 and bills.

22 (6) For electrical corporations only, target energy efficiency
23 and solar programs to upper-tier and multifamily customers in a
24 manner that will result in long-term permanent reductions in
25 electricity usage, and develop programs that specifically target
26 new construction by, and new and retrofit appliances for, nonprofit
27 affordable housing providers.

28 (b) If the commission requires low-income energy efficiency
29 programs to be subject to competitive bidding, the electric and gas
30 corporation described in subdivision (a), as part of their bid
31 evaluation criteria, shall consider both cost-of-service criteria and
32 quality-of-service criteria. The bidding criteria, at a minimum,
33 shall recognize all of the following factors:

34 (1) The bidder's experience in delivering programs and services,
35 including, but not limited to, weatherization, appliance repair and
36 maintenance, energy education, outreach and enrollment services,
37 and bill payment assistance programs to targeted communities.

38 (2) The bidder's knowledge of the targeted communities.

39 (3) The bidder's ability to reach targeted communities.

1 (4) The bidder's ability to utilize and employ people from the
2 local area.

3 (5) The bidder's general contractor's license and evidence of
4 good standing with the Contractors' State License Board.

5 (6) The bidder's performance quality as verified by the funding
6 source.

7 (7) The bidder's financial stability.

8 (8) The bidder's ability to provide local job training.

9 (9) Other attributes that benefit local communities.

10 (c) Notwithstanding subdivision (b), the commission may
11 modify the bid criteria based upon public input from a variety of
12 sources, including representatives from low-income communities
13 and the program administrators identified in subdivision (b), in
14 order to ensure the effective and efficient delivery of high quality
15 low-income energy efficiency programs.

16 ~~SEC. 11.~~

17 *SEC. 12.* Section 382 of the Public Utilities Code is amended
18 to read:

19 382. (a) Programs provided to low-income electricity
20 customers, including, but not limited to, targeted energy-efficiency
21 services and the California Alternate Rates for Energy program
22 shall be funded at not less than 1996 authorized levels based on
23 an assessment of customer need.

24 (b) In order to meet legitimate needs of electric and gas
25 customers who are unable to pay their electric and gas bills and
26 who satisfy eligibility criteria for assistance, recognizing that
27 electricity is a basic necessity, and that all residents of the state
28 should be able to afford essential electricity and gas supplies, the
29 commission shall ensure that low-income ratepayers are not
30 jeopardized or overburdened by monthly energy expenditures.
31 Energy expenditure may be reduced through the establishment of
32 different rates for low-income ratepayers, different levels of rate
33 assistance, and energy efficiency programs.

34 (c) Nothing in this section shall be construed to prohibit electric
35 and gas providers from offering any special rate or program for
36 low-income ratepayers that is not specifically required in this
37 section.

38 (d) The commission shall allocate funds necessary to meet the
39 low-income objectives in this section.

(e) Beginning in 2002, an assessment of the needs of low-income electricity and gas ratepayers shall be conducted periodically by the commission with the assistance of the Low-Income Oversight Board. The assessment shall evaluate low-income program implementation and the effectiveness of weatherization services and energy efficiency measures in low-income households. The assessment shall consider whether existing programs adequately address low-income electricity and gas customers' energy expenditures, hardship, language needs, and economic burdens.

(f) The commission shall require electrical corporations to deploy enhanced low-income energy efficiency programs designed to reach as many eligible customers as practicable by December 31, 2014, particularly targeting those customers occupying apartment houses or similar multiunit residential structures. The commission and electrical corporations and gas corporations shall make all reasonable efforts to coordinate ratepayer-funded programs with other energy conservation and efficiency programs and to obtain additional federal funding to support actions undertaken pursuant to this subdivision. For purposes of this subdivision, "enhanced programs" are programs that provide long-term reductions in energy consumption at the dwelling unit based on an audit or assessment of the dwelling unit, and may include improved insulation, energy efficient appliances, measures that utilize solar energy, and other cost-effective improvements to the physical structure.

~~SEC. 12.~~

SEC. 13. Section 387 of the Public Utilities Code is repealed.

~~SEC. 13.~~

SEC. 14. Section 399.11 of the Public Utilities Code is amended to read:

399.11. The Legislature finds and declares all of the following:

(a) In order to attain a target of generating 20 percent of total retail sales of electricity in California from eligible renewable energy resources by December 31, 2010, and 33 percent by December 31, 2020, and for the purposes of increasing the diversity, reliability, public health, and environmental benefits of the energy mix, reducing emissions of greenhouse gases, and promoting economic development it is the intent of the Legislature that the commission and the Energy Commission implement the

1 California Renewables Portfolio Standard Program described in
2 this article.

3 (b) Increasing California’s reliance on eligible renewable energy
4 resources may promote stable electricity prices, protect public
5 health, improve environmental quality, stimulate sustainable
6 economic development, create new employment opportunities,
7 and reduce reliance on imported fuels.

8 (c) The development of eligible renewable energy resources
9 and the delivery of the electricity generated by those resources to
10 customers in California may ameliorate air quality problems
11 throughout the state and improve public health by reducing the
12 burning of fossil fuels and the associated environmental impacts
13 and by reducing in-state fossil fuel consumption.

14 (d) The California Renewables Portfolio Standard Program is
15 intended to complement the Renewable Energy Resources Program
16 administered by the Energy Commission and established pursuant
17 to Chapter 8.6 (commencing with Section 25740) of Division 15
18 of the Public Resources Code.

19 (e) New and modified electric transmission facilities will be
20 necessary to facilitate the state achieving its renewables portfolio
21 standard targets.

22 ~~SEC. 14.~~

23 *SEC. 15.* Section 399.12 of the Public Utilities Code is amended
24 to read:

25 399.12. For purposes of this article, the following terms have
26 the following meanings:

27 (a) “Conduit hydroelectric facility” means a facility for the
28 generation of electricity that uses only the hydroelectric potential
29 of an existing pipe, ditch, flume, siphon, tunnel, canal, or other
30 manmade conduit that is operated to distribute water for a
31 beneficial use.

32 (b) “Delivered” and “delivery” have the same meaning as
33 provided in subdivision (a) of Section 25741 of the Public
34 Resources Code.

35 (c) “Eligible renewable energy resource” means an electric
36 generating facility that meets the definition of “in-state renewable
37 electricity generation facility” in Section 25741 of the Public
38 Resources Code, subject to the following:

39 (1) (A) An existing small hydroelectric generation facility of
40 30 megawatts or less shall be eligible only if a retail seller or local

1 publicly owned electric utility owned or procured the electricity
2 from the facility as of December 31, 2005. A new hydroelectric
3 facility is not an eligible renewable energy resource if it will cause
4 an adverse impact on instream beneficial uses or cause a change
5 in the volume or timing of streamflow.

6 (B) Notwithstanding subparagraph (A), a conduit hydroelectric
7 facility of 30 megawatts or less that commenced operation before
8 January 1, 2006, is an eligible renewable energy resource. A
9 conduit hydroelectric facility of 30 megawatts or less that
10 commences operation after December 31, 2005, is an eligible
11 renewable energy resource so long as it does not cause an adverse
12 impact on instream beneficial uses or cause a change in the volume
13 or timing of streamflow.

14 (2) A facility engaged in the combustion of municipal solid
15 waste shall not be considered an eligible renewable resource unless
16 it is located in Stanislaus County and was operational prior to
17 September 26, 1996.

18 (d) “Procure” means that a retail seller or local publicly owned
19 electric utility receives delivered electricity generated by an eligible
20 renewable energy resource that it owns or for which it has entered
21 into an electricity purchase agreement. Nothing in this article is
22 intended to imply that the purchase of electricity from third parties
23 in a wholesale transaction is the preferred method of fulfilling a
24 retail seller’s obligation to comply with this article or the obligation
25 of a local publicly owned electric utility to meet its renewables
26 portfolio standard implemented pursuant to Section 387.

27 (e) (1) “Renewable energy credit” means a certificate of proof
28 associated with the generation of electricity from an eligible
29 renewable energy resource, issued through the accounting system
30 established by the Energy Commission pursuant to Section 399.25,
31 that one unit of electricity was generated and delivered by an
32 eligible renewable energy resource.

33 (2) “Renewable energy credit” includes all renewable and
34 environmental attributes associated with the production of
35 electricity from the eligible renewable energy resource, except for
36 an emissions reduction credit issued pursuant to Section 40709 of
37 the Health and Safety Code and any credits or payments associated
38 with the reduction of solid waste and treatment benefits created
39 by the utilization of biomass or biogas fuels.

1 (3) No electricity generated by an eligible renewable energy
2 resource attributable to the use of nonrenewable fuels, beyond a
3 de minimis quantity, as determined by the Energy Commission,
4 shall result in the creation of a renewable energy credit.

5 (f) “Renewable energy public goods charge” means that portion
6 of the nonbypassable system benefits charge required to be
7 collected to fund renewable energy pursuant to the Reliable Electric
8 Service Investments Act (Article 15 (commencing with Section
9 399) of Chapter 2.3 of Part 1 of Division 1, for an electrical
10 corporation, and pursuant to Section 385 for a local publicly owned
11 electric utility.

12 (g) “Renewables portfolio standard” means the specified
13 percentage of electricity generated by eligible renewable energy
14 resources that a retail seller or a local publicly owned electric utility
15 is required to procure pursuant to this article.

16 (h) “Retail seller” means an entity engaged in the retail sale of
17 electricity to end-use customers located within the state, including
18 any of the following:

19 (1) An electrical corporation, as defined in Section 218.

20 (2) A community choice aggregator. The commission shall
21 institute a rulemaking to determine the manner in which a
22 community choice aggregator will participate in the renewables
23 portfolio standard program subject to the same terms and conditions
24 applicable to an electrical corporation.

25 (3) An electric service provider, as defined in Section 218.3,
26 for all sales of electricity to customers beginning January 1, 2006.
27 The commission shall institute a rulemaking to determine the
28 manner in which electric service providers will participate in the
29 renewables portfolio standard program. The electric service
30 provider shall be subject to the same terms and conditions
31 applicable to an electrical corporation pursuant to this article.
32 Nothing in this paragraph shall impair a contract entered into
33 between an electric service provider and a retail customer prior to
34 the suspension of direct access by the commission pursuant to
35 Section 80110 of the Water Code.

36 (4) “Retail seller” does not include any of the following:

37 (A) A corporation or person employing cogeneration technology
38 or producing electricity consistent with subdivision (b) of Section
39 218.

1 (B) The Department of Water Resources acting in its capacity
2 pursuant to Division 27 (commencing with Section 80000) of the
3 Water Code.

4 (C) A local publicly owned electric utility.

5 ~~SEC. 15.~~

6 *SEC. 16.* Section 399.13 of the Public Utilities Code is amended
7 and renumbered to read:

8 399.25. The Energy Commission shall do all of the following:

9 (a) Certify eligible renewable energy resources that it determines
10 meet the criteria described in subdivision (c) of Section 399.12.

11 (b) Design and implement an accounting system to verify
12 compliance with the renewables portfolio standard by retail sellers
13 and local publicly owned electric utilities, to ensure that electricity
14 generated by an eligible renewable energy resource is counted
15 only once for the purpose of meeting the renewables portfolio
16 standard of this state or any other state, to certify renewable energy
17 credits produced by eligible renewable energy resources, and to
18 verify retail product claims in this state or any other state. In
19 establishing the guidelines governing this accounting system, the
20 Energy Commission shall collect data from electricity market
21 participants that it deems necessary to verify compliance of retail
22 sellers and local publicly owned electric utilities, in accordance
23 with the requirements of this article and the California Public
24 Records Act (Chapter 3.5 (commencing with Section 6250) of
25 Division 7 of Title 1 of the Government Code). In seeking data
26 from electrical corporations, the Energy Commission shall request
27 data from the commission. The commission shall collect data from
28 electrical corporations and remit the data to the Energy
29 Commission within 90 days of the request.

30 (c) Establish a system for tracking and verifying renewable
31 energy credits that, through the use of independently audited data,
32 verifies the generation and delivery of electricity associated with
33 each renewable energy credit and protects against multiple counting
34 of the same renewable energy credit. The Energy Commission
35 shall consult with other western states and with the Western
36 Electricity Coordinating Council in the development of this system.

37 (d) Certify, for purposes of compliance with the renewables
38 portfolio standard requirements by a retail seller, the eligibility of
39 renewable energy credits associated with deliveries of electricity

1 by an eligible renewable energy resource to a local publicly owned
2 electric utility, if the Energy Commission determines that all of
3 the conditions of Section 399.31 have been met.

4 (e) In consultation with the State Air Resources Board, adopt
5 regulations for the enforcement of this article with respect to a
6 local publicly owned electric utility. The regulations shall be
7 adopted at a publicly noticed meeting offering all interested parties
8 an opportunity to comment. Not less than 30 days' notice shall be
9 given to the public of any meeting held for purposes of adopting
10 the regulations. Not less than 10 days' notice shall be given to the
11 public before any meeting is held to make a substantive change to
12 the regulations. Until such time as there is a market mechanism
13 established and implemented for the distribution and purchase of
14 emission allowances for greenhouse gases, the regulations shall
15 provide for the imposition of penalties by the State Air Resources
16 Board pursuant to Part 6 (commencing with Section 38580) of
17 Division 25.5 of the Health and Safety Code, upon referral and
18 recommendation by the ~~commission~~ *Energy Commission*, for
19 failure to comply with this article.

20 (f) (1) By October 30, 2009, at a duly noticed public meeting
21 and in consultation with the State Air Resources Board, establish
22 a renewables portfolio standard requiring each local publicly owned
23 electric utility to procure a minimum quantity of electricity
24 generated by eligible renewable energy resources, including
25 renewable energy credits, as a specified percentage of total
26 kilowatthours sold to the utility's retail end-use customers each
27 calendar year. The renewables portfolio standard shall be consistent
28 with the target of generating 33 percent of total retail sales of
29 electricity in California from eligible renewable energy resources
30 by December 31, 2020, and the purposes set forth in subdivisions
31 (a), (b), and (c) of Section 399.11. The Energy Commission shall
32 enforce the renewables portfolio standard upon its establishment.

33 (2) A local publicly owned electric utility shall retain discretion
34 over the manner employed by the utility to meet the renewables
35 portfolio standard established pursuant to this subdivision. The
36 discretionary authority of a local publicly owned electric utility
37 includes, but is not limited to, all of the following:

38 (A) The mix of eligible renewable energy resources procured
39 or owned by the utility and those additional generation resources

1 procured or owned by the utility for purposes of ensuring resource
2 adequacy and reliability.

3 (B) The prices paid by the utility for electricity generated by
4 eligible renewable energy resources.

5 (C) The reasonable costs incurred by the utility for renewable
6 energy resources owned by the utility.

7 ~~SEC. 16. Section 399.14 of the Public Utilities Code is~~
8 ~~amended to read:~~

9 ~~399.14. (a) (1) The commission shall direct each electrical~~
10 ~~corporation to prepare a renewable energy procurement plan that~~
11 ~~includes the matter in paragraph (3), to satisfy its obligations under~~
12 ~~the renewables portfolio standard. To the extent feasible, this~~
13 ~~procurement plan shall be proposed, reviewed, and adopted by the~~
14 ~~commission as part of, and pursuant to, a general procurement~~
15 ~~plan process. The commission shall require each electrical~~
16 ~~corporation to review and update its renewable energy procurement~~
17 ~~plan as it determines to be necessary.~~

18 ~~(2) The commission shall adopt, by rulemaking, all of the~~
19 ~~following:~~

20 ~~(A) A process that provides criteria for the rank ordering and~~
21 ~~selection of least-cost and best-fit eligible renewable energy~~
22 ~~resources to comply with the annual California Renewables~~
23 ~~Portfolio Standard Program obligations on a total cost basis. This~~
24 ~~process shall consider estimates of indirect costs associated with~~
25 ~~needed transmission investments and ongoing utility expenses~~
26 ~~resulting from integrating and operating eligible renewable energy~~
27 ~~resources. This process shall also consider, but shall not be limited~~
28 ~~to, the cost impact of procuring the eligible renewable energy~~
29 ~~resources on the electrical corporation's electricity portfolio, system~~
30 ~~reliability, and the environmental and economic benefits of~~
31 ~~procuring renewable energy.~~

32 ~~(B) Flexible rules for compliance, including rules permitting~~
33 ~~retail sellers to apply excess procurement in one year to subsequent~~
34 ~~years or inadequate procurement in one year to no more than the~~
35 ~~following three years. The flexible rules for compliance shall apply~~
36 ~~to all years, including years before and after a retail seller procures~~
37 ~~at least 20 percent by 2010, and 33 percent by 2020, of total retail~~
38 ~~sales of electricity from eligible renewable energy resources.~~

39 ~~(C) Standard terms and conditions to be used by all electrical~~
40 ~~corporations in contracting for eligible renewable energy resources,~~

1 including performance requirements for renewable generators. A
2 contract for the purchase of electricity generated by an eligible
3 renewable energy resource shall, at a minimum, include the
4 renewable energy credits associated with all electricity generation
5 specified under the contract. The standard terms and conditions
6 shall include the requirement that, no later than six months after
7 the commission's approval of an electricity purchase agreement
8 entered into pursuant to this article, the following information
9 about the agreement shall be disclosed by the commission: party
10 names, resource type, project location, and project capacity.

11 (3) Consistent with the goal of increasing California's reliance
12 on eligible renewable energy resources, the renewable energy
13 procurement plan submitted by an electrical corporation shall
14 include all of the following:

15 (A) An assessment of annual or multiyear portfolio supplies
16 and demand to determine the optimal mix of eligible renewable
17 energy resources with deliverability characteristics that may include
18 peaking, dispatchable, baseload, firm, and as-available capacity.
19 This assessment shall be consistent with the electrical corporation's
20 long-term portfolio planning conducted pursuant to Section 454.5
21 and shall consider the electrical corporation's optimal portfolio to
22 reach the state's goals for reducing emissions of greenhouse gases.
23 Consistent with an electrical corporation's long-term portfolio
24 planning, the commission may require analyses, including, but not
25 limited to, the rate impact, effects on system reliability, and the
26 environmental and economic benefits of the proposed procurement.

27 (B) Strategies for employing available compliance flexibility
28 mechanisms established by the commission.

29 (C) A bid solicitation setting forth the need for eligible
30 renewable energy resources of each deliverability characteristic,
31 required online dates, and locational preferences, if any.

32 (D) A status update on the development schedule of all eligible
33 renewable resources currently under contract.

34 (4) In soliciting and procuring eligible renewable energy
35 resources, each electrical corporation shall offer contracts of no
36 less than 10 years in duration, unless the commission approves of
37 a contract of shorter duration.

38 (5) (A) In soliciting and procuring eligible renewable energy
39 resources for California-based projects, each electrical corporation
40 shall give preference to renewable energy projects that provide

1 environmental and economic benefits to communities afflicted
2 with poverty or high unemployment, or that suffer from high
3 emission levels of toxic air contaminants, criteria air pollutants,
4 and greenhouse gases.

5 (B) The commission shall report to the Legislature by January
6 1, 2012, and every two years thereafter, on the progress and status
7 of procurement activities, the identification of barriers, and policy
8 recommendations for achieving the goals set forth in this paragraph.

9 (b) A retail seller may enter into a combination of long- and
10 short-term contracts for delivery of electricity and associated
11 renewable energy credits. The commission may authorize a retail
12 seller to enter into a contract of less than 10 years' duration with
13 an eligible renewable energy resource, if the commission has
14 established, for each retail seller, minimum quantities of eligible
15 renewable energy resources to be procured through contracts of
16 at least 10 years' duration.

17 (c) The commission shall review and accept, modify, or reject
18 each electrical corporation's renewable energy procurement plan
19 prior to the commencement of renewable procurement pursuant
20 to this article by an electrical corporation.

21 (d) (1) The commission shall review the results of an eligible
22 renewable energy resources solicitation submitted for approval by
23 an electrical corporation and accept or reject proposed contracts
24 with eligible renewable energy resources based on consistency
25 with the approved renewable energy procurement plan. If the
26 commission determines that the bid prices are elevated due to a
27 lack of effective competition among the bidders, the commission
28 shall direct the electrical corporation to renegotiate the contracts
29 or conduct a new solicitation.

30 (2) The commission shall establish project development
31 milestones to evaluate the potential for compliance with the
32 adopted renewable procurement plan and a set of actions that will
33 occur as a result of not meeting those milestones. These actions
34 may include, but shall not be limited to, determining a cure period
35 for failure to meet milestones, a suspense period on the contract
36 online date for events beyond the developer's control that cause a
37 failure to meet milestones, allow other developers that are prepared
38 to go forward to move ahead of suspended contracts, and forfeiture
39 of deposits.

1 ~~(e) The commission, in consultation with the State Air Resources~~
2 ~~Board, shall adopt rules for the enforcement of this article with~~
3 ~~respect to retail sellers. The rules shall be adopted at a publicly~~
4 ~~noticed meeting offering all interested parties an opportunity to~~
5 ~~comment. Not less than 30 days' notice shall be given to the public~~
6 ~~of any meeting held for purposes of adopting the rules. Not less~~
7 ~~than 10 days' notice shall be given to the public before any meeting~~
8 ~~is held to make a substantive change to the rules. The rules shall~~
9 ~~provide for the imposition of penalties by the State Air Resources~~
10 ~~Board pursuant to Part 6 (commencing with Section 38580) of~~
11 ~~Division 25.5 of the Health and Safety Code, upon referral and~~
12 ~~recommendation by the commission, for failure to comply with~~
13 ~~this article. Nothing in this subdivision precludes the imposition~~
14 ~~of any other penalties under any other provision of law.~~

15 ~~(f) (1) The commission may authorize a procurement entity to~~
16 ~~enter into contracts on behalf of customers of a retail seller for~~
17 ~~deliveries of eligible renewable energy resources to satisfy annual~~
18 ~~renewables portfolio standard obligations. The commission may~~
19 ~~not require any person or corporation to act as a procurement entity~~
20 ~~or require any party to purchase eligible renewable energy~~
21 ~~resources from a procurement entity.~~

22 ~~(2) Subject to review and approval by the commission, the~~
23 ~~procurement entity shall be permitted to recover reasonable~~
24 ~~administrative and procurement costs through the retail rates of~~
25 ~~end-use customers that are served by the procurement entity and~~
26 ~~are directly benefiting from the procurement of eligible renewable~~
27 ~~energy resources.~~

28 ~~(g) Procurement and administrative costs associated with~~
29 ~~long-term contracts entered into by an electrical corporation for~~
30 ~~eligible renewable energy resources pursuant to this article and~~
31 ~~approved by the commission shall be deemed reasonable and shall~~
32 ~~be recoverable in rates.~~

33 ~~(h) Construction, alteration, demolition, installation, and repair~~
34 ~~work on an eligible renewable energy resource that receives~~
35 ~~production incentives pursuant to Section 25742 of the Public~~
36 ~~Resources Code, including work performed to qualify, receive, or~~
37 ~~maintain production incentives are "public works" for the purposes~~
38 ~~of Chapter 1 (commencing with Section 1720) of Part 7 of Division~~
39 ~~2 of the Labor Code.~~

1 ~~SEC. 17. Section 399.15 of the Public Utilities Code is~~
2 ~~amended to read:~~

3 ~~399.15. (a) The commission shall establish a renewables~~
4 ~~portfolio standard requiring all retail sellers to procure a minimum~~
5 ~~quantity of electricity generated by eligible renewable energy~~
6 ~~resources as a specified percentage of total kilowatthours sold to~~
7 ~~their retail end-use customers each calendar year to achieve the~~
8 ~~targets established under this article.~~

9 ~~(b) The commission shall implement annual procurement targets~~
10 ~~for each retail seller as follows:~~

11 ~~(1) Each retail seller shall, pursuant to subdivision (a), increase~~
12 ~~its total procurement of eligible renewable energy resources by at~~
13 ~~least an additional 1 percent of retail sales per year so that 20~~
14 ~~percent of its retail sales are procured from eligible renewable~~
15 ~~energy resources no later than December 31, 2010, and 33 percent~~
16 ~~no later than December 31, 2020, if the commission determines~~
17 ~~that achieving these targets will result in just and reasonable rates.~~
18 ~~A retail seller with 33 percent of retail sales procured from eligible~~
19 ~~renewable energy resources in any year shall not be required to~~
20 ~~increase its procurement of renewable energy resources in the~~
21 ~~following year.~~

22 ~~(2) For purposes of setting annual procurement targets, the~~
23 ~~commission shall establish an initial baseline for each retail seller~~
24 ~~based on the actual percentage of retail sales procured from eligible~~
25 ~~renewable energy resources in 2001, and to the extent applicable,~~
26 ~~adjusted in subsequent years pursuant to Section 399.12.~~

27 ~~(3) Only for purposes of establishing these targets, the~~
28 ~~commission shall include all electricity sold to retail customers by~~
29 ~~the Department of Water Resources pursuant to Section 80100 of~~
30 ~~the Water Code in the calculation of retail sales by an electrical~~
31 ~~corporation.~~

32 ~~(4) If a retail seller fails to procure sufficient eligible renewable~~
33 ~~energy resources in a given year to meet any annual target~~
34 ~~established pursuant to this subdivision, the retail seller shall~~
35 ~~procure additional eligible renewable energy resources in~~
36 ~~subsequent years to compensate for the shortfall.~~

37 ~~(c) The establishment of a renewables portfolio standard shall~~
38 ~~not constitute implementation by the commission of the federal~~
39 ~~Public Utility Regulatory Policies Act of 1978 (Public Law~~
40 ~~95-617).~~

1 ~~(d) The commission shall consult with the Energy Commission~~
2 ~~in establishing renewables portfolio standard policies.~~

3 ~~(e) An electrical corporation shall submit a contract for eligible~~
4 ~~renewable energy resources to the commission for review, pursuant~~
5 ~~to the electrical corporation's approved renewable energy~~
6 ~~procurement plan.~~

7 ~~(1) In conducting a review, the commission shall do all of the~~
8 ~~following:~~

9 ~~(A) Consider system reliability.~~

10 ~~(B) Consider the value of different generation characteristics~~
11 ~~including peaking, dispatchable, baseload, and firm and~~
12 ~~as-available capacity of renewable projects.~~

13 ~~(C) Make an assessment of the price risk associated with the~~
14 ~~electrical corporation's renewable energy portfolio, including any~~
15 ~~proposed contracts or purchases under which an electrical~~
16 ~~corporation will procure renewable energy.~~

17 ~~(2) The costs of contracts for eligible renewable energy~~
18 ~~resources that have been approved by the commission shall be~~
19 ~~recoverable in rates of electrical corporations.~~

20 *SEC. 17. Section 399.14 of the Public Utilities Code is amended*
21 *and renumbered to read:*

22 ~~399.14.~~

23 ~~399.13.~~ (a) (1) The commission shall direct each electrical
24 corporation to prepare a renewable energy procurement plan that
25 includes the matter in paragraph (3), to satisfy its obligations under
26 the renewables portfolio standard. To the extent feasible, this
27 procurement plan shall be proposed, reviewed, and adopted by the
28 commission as part of, and pursuant to, a general procurement
29 plan process. The commission shall require each electrical
30 corporation to review and update its renewable energy procurement
31 plan as it determines to be necessary.

32 (2) The commission shall adopt, by rulemaking, all of the
33 following:

34 (A) A process for determining market prices pursuant to
35 subdivision (c) of Section 399.15. The commission shall make
36 specific determinations of market prices after the closing date of
37 a competitive solicitation conducted by an electrical corporation
38 for eligible renewable energy resources.

39 (B) A process that provides criteria for the rank ordering and
40 selection of least-cost and best-fit eligible renewable energy

resources to comply with the annual California Renewables Portfolio Standard Program obligations on a total cost basis. This process shall consider estimates of indirect costs associated with needed transmission investments and ongoing utility expenses resulting from integrating and operating eligible renewable energy resources.

(C) (i) Flexible rules for compliance, including rules permitting retail sellers to apply excess procurement in one year to subsequent years or inadequate procurement in one year to no more than the following three years. The flexible rules for compliance shall apply to all years, including years before and after a retail seller procures at least 20 percent of total retail sales of electricity from eligible renewable energy resources.

(ii) The flexible rules for compliance shall address situations where, as a result of insufficient transmission, a retail seller is unable to procure eligible renewable energy resources sufficient to satisfy the requirements of this article. Any rules addressing insufficient transmission shall require a finding by the commission that the retail seller has undertaken all reasonable efforts to do all of the following:

- (I) Utilize flexible delivery points.
- (II) Ensure the availability of any needed transmission capacity.
- (III) If the retail seller is an electric corporation, to construct needed transmission facilities.
- (IV) Nothing in this subparagraph shall be construed to revise any portion of Section 454.5.

(D) Standard terms and conditions to be used by all electrical corporations in contracting for eligible renewable energy resources, including performance requirements for renewable generators. A contract for the purchase of electricity generated by an eligible renewable energy resource shall, at a minimum, include the renewable energy credits associated with all electricity generation specified under the contract. The standard terms and conditions shall include the requirement that, no later than six months after the commission's approval of an electricity purchase agreement entered into pursuant to this article, the following information about the agreement shall be disclosed by the commission: party names, resource type, project location, and project capacity.

(3) Consistent with the goal of procuring the least-cost and best-fit eligible renewable energy resources, the renewable energy

1 procurement plan submitted by an electrical corporation shall
2 include all of the following:

3 (A) An assessment of annual or multiyear portfolio supplies
4 and demand to determine the optimal mix of eligible renewable
5 energy resources with deliverability characteristics that may include
6 peaking, dispatchable, baseload, firm, and as-available capacity.

7 (B) Provisions for employing available compliance flexibility
8 mechanisms established by the commission.

9 (C) A bid solicitation setting forth the need for eligible
10 renewable energy resources of each deliverability characteristic,
11 required online dates, and locational preferences, if any.

12 (4) In soliciting and procuring eligible renewable energy
13 resources, each electrical corporation shall offer contracts of no
14 less than 10 years in duration, unless the commission approves of
15 a contract of shorter duration.

16 (5) In soliciting and procuring eligible renewable energy
17 resources, each electrical corporation may give preference to
18 projects that provide tangible demonstrable benefits to communities
19 with a plurality of minority or low-income populations.

20 (b) The commission may authorize a retail seller to enter into
21 a contract of less than 10 years' duration with an eligible renewable
22 energy resource, if the commission has established, for each retail
23 seller, minimum quantities of eligible renewable energy resources
24 to be procured either through contracts of at least 10 years' duration
25 or from new facilities commencing commercial operations on or
26 after January 1, 2005.

27 (c) The commission shall review and accept, modify, or reject
28 each electrical corporation's renewable energy procurement plan
29 prior to the commencement of renewable procurement pursuant
30 to this article by an electrical corporation.

31 (d) The commission shall review the results of an eligible
32 renewable energy resources solicitation submitted for approval by
33 an electrical corporation and accept or reject proposed contracts
34 with eligible renewable energy resources based on consistency
35 with the approved renewable energy procurement plan. If the
36 commission determines that the bid prices are elevated due to a
37 lack of effective competition among the bidders, the commission
38 shall direct the electrical corporation to renegotiate the contracts
39 or conduct a new solicitation.

(e) If an electrical corporation fails to comply with a commission order adopting a renewable energy procurement plan, the commission shall exercise its authority pursuant to Section 2113 to require compliance. The commission shall enforce comparable penalties on any other retail seller that fails to meet annual procurement targets established pursuant to Section 399.15.

(f) (1) The commission may authorize a procurement entity to enter into contracts on behalf of customers of a retail seller for deliveries of eligible renewable energy resources to satisfy annual renewables portfolio standard obligations. The commission may not require any person or corporation to act as a procurement entity or require any party to purchase eligible renewable energy resources from a procurement entity.

(2) Subject to review and approval by the commission, the procurement entity shall be permitted to recover reasonable administrative and procurement costs through the retail rates of end-use customers that are served by the procurement entity and are directly benefiting from the procurement of eligible renewable energy resources.

(g) Procurement and administrative costs associated with long-term contracts entered into by an electrical corporation for eligible renewable energy resources pursuant to this article and approved by the commission shall be deemed reasonable per se, and shall be recoverable in rates.

(h) Construction, alteration, demolition, installation, and repair work on an eligible renewable energy resource that receives production incentives pursuant to Section 25742 of the Public Resources Code, including work performed to qualify, receive, or maintain production incentives is “public works” for the purposes of Chapter 1 (commencing with Section 1720) of Part 7 of Division 2 of the Labor Code.

(i) *The commission shall enforce the requirements of this section until the electrical corporation procures 20 percent of its retail sales from eligible renewable energy resources. Upon determining that the electrical corporation is procuring 20 percent of its retail sales from eligible renewable energy resources, the commission shall enforce the requirements of Section 399.14 with respect to that electrical corporation.*

SEC. 18. Section 399.14 is added to the Public Utilities Code, to read:

1 399.14. (a) (1) *The commission shall direct each electrical*
2 *corporation to prepare a renewable energy procurement plan that*
3 *includes the matter in paragraph (3), to satisfy its obligations*
4 *under the renewables portfolio standard. To the extent feasible,*
5 *this procurement plan shall be proposed, reviewed, and adopted*
6 *by the commission as part of, and pursuant to, a general*
7 *procurement plan process. The commission shall require each*
8 *electrical corporation to review and update its renewable energy*
9 *procurement plan as it determines to be necessary.*

10 (2) *The commission shall adopt, by rulemaking, all of the*
11 *following:*

12 (A) *A process that provides criteria for the rank ordering and*
13 *selection of least-cost and best-fit eligible renewable energy*
14 *resources to comply with the annual California Renewables*
15 *Portfolio Standard Program obligations on a total cost basis. This*
16 *process shall consider estimates of indirect costs associated with*
17 *needed transmission investments and ongoing utility expenses*
18 *resulting from integrating and operating eligible renewable energy*
19 *resources. This process shall also consider, but shall not be limited*
20 *to, the cost impact of procuring the eligible renewable energy*
21 *resources on the electrical corporation's electricity portfolio,*
22 *system reliability, and the environmental and economic benefits*
23 *of procuring renewable energy.*

24 (B) *Flexible rules for compliance, including rules permitting*
25 *retail sellers to apply excess procurement in one year to subsequent*
26 *years or inadequate procurement in one year to no more than the*
27 *following three years. The flexible rules for compliance shall apply*
28 *to all years, including years before and after a retail seller*
29 *procures at least 20 percent by 2010, and 33 percent by 2020, of*
30 *total retail sales of electricity from eligible renewable energy*
31 *resources.*

32 (C) *Standard terms and conditions to be used by all electrical*
33 *corporations in contracting for eligible renewable energy*
34 *resources, including performance requirements for renewable*
35 *generators. A contract for the purchase of electricity generated*
36 *by an eligible renewable energy resource shall, at a minimum,*
37 *include the renewable energy credits associated with all electricity*
38 *generation specified under the contract. The standard terms and*
39 *conditions shall include the requirement that, no later than six*
40 *months after the commission's approval of an electricity purchase*

1 agreement entered into pursuant to this article, the following
2 information about the agreement shall be disclosed by the
3 commission: party names, resource type, project location, and
4 project capacity.

5 (3) Consistent with the goal of increasing California's reliance
6 on eligible renewable energy resources, the renewable energy
7 procurement plan submitted by an electrical corporation shall
8 include all of the following:

9 (A) An assessment of annual or multiyear portfolio supplies and
10 demand to determine the optimal mix of eligible renewable energy
11 resources with deliverability characteristics that may include
12 peaking, dispatchable, baseload, firm, and as-available capacity.
13 This assessment shall be consistent with the electrical corporation's
14 long-term portfolio planning conducted pursuant to Section 454.5
15 and shall consider the electrical corporation's optimal portfolio
16 to reach the state's goals for reducing emissions of greenhouse
17 gases. Consistent with an electrical corporation's long-term
18 portfolio planning, the commission may require analyses,
19 including, but not limited to, the rate impact, effects on system
20 reliability, and the environmental and economic benefits of the
21 proposed procurement.

22 (B) Strategies for employing available compliance flexibility
23 mechanisms established by the commission.

24 (C) A bid solicitation setting forth the need for eligible
25 renewable energy resources of each deliverability characteristic,
26 required online dates, and locational preferences, if any.

27 (D) A status update on the development schedule of all eligible
28 renewable resources currently under contract.

29 (4) In soliciting and procuring eligible renewable energy
30 resources, each electrical corporation shall offer contracts of no
31 less than 10 years in duration, unless the commission approves of
32 a contract of shorter duration.

33 (5) (A) In soliciting and procuring eligible renewable energy
34 resources for California-based projects, each electrical
35 corporation shall give preference to renewable energy projects
36 that provide environmental and economic benefits to communities
37 afflicted with poverty or high unemployment, or that suffer from
38 high emission levels of toxic air contaminants, criteria air
39 pollutants, and greenhouse gases.

1 (B) *The commission shall report to the Legislature by January*
2 *1 of every even years on the progress and status of procurement*
3 *activities, the identification of barriers, and policy*
4 *recommendations for achieving the goals set forth in this*
5 *paragraph.*

6 (b) *A retail seller may enter into a combination of long- and*
7 *short-term contracts for delivery of electricity and associated*
8 *renewable energy credits. The commission may authorize a retail*
9 *seller to enter into a contract of less than 10 years' duration with*
10 *an eligible renewable energy resource, if the commission has*
11 *established, for each retail seller, minimum quantities of eligible*
12 *renewable energy resources to be procured through contracts of*
13 *at least 10 years' duration.*

14 (c) *The commission shall review and accept, modify, or reject*
15 *each electrical corporation's renewable energy procurement plan*
16 *prior to the commencement of renewable procurement pursuant*
17 *to this article by an electrical corporation.*

18 (d) (1) *The commission shall review the results of an eligible*
19 *renewable energy resources solicitation submitted for approval*
20 *by an electrical corporation and accept or reject proposed*
21 *contracts with eligible renewable energy resources based on*
22 *consistency with the approved renewable energy procurement*
23 *plan. If the commission determines that the bid prices are elevated*
24 *due to a lack of effective competition among the bidders, the*
25 *commission shall direct the electrical corporation to renegotiate*
26 *the contracts or conduct a new solicitation.*

27 (2) *The commission shall establish project development*
28 *milestones to evaluate the potential for compliance with the*
29 *adopted renewable procurement plan and a set of actions that will*
30 *occur as a result of not meeting those milestones. These actions*
31 *may include, but shall not be limited to, determining a cure period*
32 *for failure to meet milestones, a suspense period on the contract*
33 *online date for events beyond the developer's control that cause*
34 *a failure to meet milestones, allow other developers that are*
35 *prepared to go forward to move ahead of suspended contracts,*
36 *and forfeiture of deposits.*

37 (e) *The commission, in consultation with the State Air Resources*
38 *Board, shall adopt rules for the enforcement of this article with*
39 *respect to retail sellers. The rules shall be adopted at a publicly*
40 *noticed meeting offering all interested parties an opportunity to*

comment. Not less than 30 days' notice shall be given to the public of any meeting held for purposes of adopting the rules. Not less than 10 days' notice shall be given to the public before any meeting is held to make a substantive change to the rules. The rules shall provide for the imposition of penalties by the State Air Resources Board pursuant to Part 6 (commencing with Section 38580) of Division 25.5 of the Health and Safety Code, upon referral and recommendation by the commission, for failure to comply with this article. Nothing in this subdivision precludes the imposition of any other penalties under any other provision of law.

(f) (1) The commission may authorize a procurement entity to enter into contracts on behalf of customers of a retail seller for deliveries of eligible renewable energy resources to satisfy annual renewables portfolio standard obligations. The commission may not require any person or corporation to act as a procurement entity or require any party to purchase eligible renewable energy resources from a procurement entity.

(2) Subject to review and approval by the commission, the procurement entity shall be permitted to recover reasonable administrative and procurement costs through the retail rates of end-use customers that are served by the procurement entity and are directly benefiting from the procurement of eligible renewable energy resources.

(g) Procurement and administrative costs associated with long-term contracts entered into by an electrical corporation for eligible renewable energy resources pursuant to this article and approved by the commission shall be deemed reasonable and shall be recoverable in rates.

(h) Construction, alteration, demolition, installation, and repair work on an eligible renewable energy resource that receives production incentives pursuant to Section 25742 of the Public Resources Code, including work performed to qualify, receive, or maintain production incentives are "public works" for the purposes of Chapter 1 (commencing with Section 1720) of Part 7 of Division 2 of the Labor Code.

(i) The commission shall not enforce the requirements of this section until the electrical corporation procures 20 percent of its retail sales from eligible renewable energy resources. Upon determining that the electrical corporation is procuring 20 percent of its retail sales from eligible renewable energy resources, the

1 *commission shall enforce the requirements of this section with*
2 *respect to that electrical corporation.*

3 *SEC. 19. Section 399.15 of the Public Utilities Code is amended*
4 *to read:*

5 399.15. (a) In order to fulfill unmet long-term resource needs,
6 the commission shall establish a renewables portfolio standard
7 requiring all electrical corporations to procure a minimum quantity
8 of electricity generated by eligible renewable energy resources as
9 a specified percentage of total kilowatthours sold to their retail
10 end-use customers each calendar year, subject to limits on the total
11 amount of costs expended above the market prices determined in
12 subdivision (c), to achieve the targets established under this article.

13 (b) The commission shall implement annual procurement targets
14 for each retail seller as follows:

15 (1) Each retail seller shall, pursuant to subdivision (a), increase
16 its total procurement of eligible renewable energy resources by at
17 least an additional 1 percent of retail sales per year so that 20
18 percent of its retail sales are procured from eligible renewable
19 energy resources no later than December 31, 2010, and 33 percent
20 no later than December 31, 2020, if the commission determines
21 that achieving these targets will result in just and reasonable rates.
22 A retail seller with ~~20~~ 33 percent of retail sales procured from
23 eligible renewable energy resources in any year shall not be
24 required to increase its procurement of renewable energy resources
25 in the following year.

26 (2) For purposes of setting annual procurement targets, the
27 commission shall establish an initial baseline for each retail seller
28 based on the actual percentage of retail sales procured from eligible
29 renewable energy resources in 2001, and to the extent applicable,
30 adjusted going forward pursuant to Section 399.12.

31 (3) Only for purposes of establishing these targets, the
32 commission shall include all electricity sold to retail customers by
33 the Department of Water Resources pursuant to Section 80100 of
34 the Water Code in the calculation of retail sales by an electrical
35 corporation.

36 (4) In the event that a retail seller fails to procure sufficient
37 eligible renewable energy resources in a given year to meet any
38 annual target established pursuant to this subdivision, the retail
39 seller shall procure additional eligible renewable energy resources
40 in subsequent years to compensate for the shortfall, subject to the

1 limitation on costs for electrical corporations established pursuant
2 to subdivision (d).

3 (c) The commission shall establish a methodology to determine
4 the market price of electricity for terms corresponding to the length
5 of contracts with eligible renewable energy resources, in
6 consideration of the following:

7 (1) The long-term market price of electricity for fixed price
8 contracts, determined pursuant to an electrical corporation's general
9 procurement activities as authorized by the commission.

10 (2) The long-term ownership, operating, and fixed-price fuel
11 costs associated with fixed-price electricity from new generating
12 facilities.

13 (3) The value of different products including baseload, peaking,
14 and as-available electricity.

15 (d) The commission shall establish, for each electrical
16 corporation, a limitation on the total costs expended above the
17 market prices determined in subdivision (c) for the procurement
18 of eligible renewable energy resources to achieve the annual
19 procurement targets established under this article.

20 (1) The cost limitation shall be equal to the amount of funds
21 transferred to each electrical corporation by the Energy
22 Commission pursuant to subdivision (b) of Section 25743 of the
23 Public Resources Code and the 51.5 percent of the funds which
24 would have been collected through January 1, 2012, from the
25 customers of the electrical corporation based on the renewable
26 energy public goods charge in effect as of January 1, 2007.

27 (2) The above-market costs of a contract selected by an electrical
28 corporation may be counted toward the cost limitation if all of the
29 following conditions are satisfied:

30 (A) The contract has been approved by the commission and was
31 selected through a competitive solicitation pursuant to the
32 requirements of subdivision (d) of Section 399.13 or 399.14.

33 (B) The contract covers a duration of no less than 10 years.

34 (C) The contracted project is a new or repowered facility
35 commencing commercial operations on or after January 1, 2005.

36 (D) No purchases of renewable energy credits may be eligible
37 for consideration as an above-market cost.

38 (E) The above-market costs of a contract do not include any
39 indirect expenses including imbalance energy charges, sale of

1 excess energy, decreased generation from existing resources, or
2 transmission upgrades.

3 (3) If the cost limitation for an electrical corporation is
4 insufficient to support the total costs expended above the market
5 prices determined in subdivision (c) for the procurement of eligible
6 renewable energy resources satisfying the conditions of paragraph
7 (2), the commission shall allow the electrical corporation to limit
8 its procurement to the quantity of eligible renewable energy
9 resources that can be procured at or below the market prices
10 established in subdivision (c).

11 (4) Nothing in this section prevents an electrical corporation
12 from voluntarily proposing to procure eligible renewable energy
13 resources at above-market prices that are not counted toward the
14 cost limitation. Any voluntary procurement involving above-market
15 costs shall be subject to commission approval prior to the expense
16 being recovered in rates.

17 (e) The establishment of a renewables portfolio standard shall
18 not constitute implementation by the commission of the federal
19 Public Utility Regulatory Policies Act of 1978 (Public Law
20 95-617).

21 (f) The commission shall consult with the Energy Commission
22 in calculating market prices under subdivision (c) and establishing
23 other renewables portfolio standard policies.

24 (g) *The commission shall enforce the requirements of this section*
25 *until the retail seller procures 20 percent of its retail sales from*
26 *eligible renewable energy resources. Upon determining that the*
27 *retail seller is procuring 20 percent of its retail sales from eligible*
28 *renewable energy resources, the commission shall enforce the*
29 *requirements of Section 399.16 with respect to that retail seller.*

30 SEC. 20. *Section 399.16 is added to the Public Utilities Code,*
31 *to read:*

32 399.16. (a) *In order to fulfill unmet long-term resource needs,*
33 *the commission shall establish a renewables portfolio standard*
34 *requiring all retail sellers to procure a minimum quantity of*
35 *electricity generated by eligible renewable energy resources as a*
36 *specified percentage of total kilowatthours sold to their retail*
37 *end-use customers each calendar year to achieve the targets*
38 *established under this article.*

39 (b) *The commission shall implement annual procurement targets*
40 *for each retail seller as follows:*

1 (1) Each retail seller shall, pursuant to subdivision (a), increase
2 its total procurement of eligible renewable energy resources by
3 at least an additional 1 percent of retail sales per year so that 33
4 percent of its retail sales are procured from eligible renewable
5 energy resources no later than December 31, 2020, if the
6 commission determines that achieving these targets will result in
7 just and reasonable rates. A retail seller with 33 percent of retail
8 sales procured from eligible renewable energy resources in any
9 year shall not be required to increase its procurement of renewable
10 energy resources in the following year. A retail seller may
11 voluntarily increase its procurement of eligible renewable energy
12 resources beyond the renewables portfolio standard procurement
13 requirements.

14 (2) For purposes of setting annual procurement targets, the
15 commission shall establish an initial baseline for each retail seller
16 based on the actual percentage of retail sales procured from
17 eligible renewable energy resources in 2001, and to the extent
18 applicable, adjusted in subsequent years pursuant to Section
19 399.12.

20 (3) Only for purposes of establishing these targets, the
21 commission shall include all electricity sold to retail customers
22 by the Department of Water Resources pursuant to Section 80100
23 of the Water Code in the calculation of retail sales by an electrical
24 corporation.

25 (4) If a retail seller fails to procure sufficient eligible renewable
26 energy resources in a given year to meet any annual target
27 established pursuant to this subdivision, the retail seller shall
28 procure additional eligible renewable energy resources in
29 subsequent years to compensate for the shortfall.

30 (c) The establishment of a renewables portfolio standard shall
31 not constitute implementation by the commission of the federal
32 Public Utility Regulatory Policies Act of 1978 (Public Law 95-617).

33 (d) The commission shall consult with the Energy Commission
34 in establishing renewables portfolio standard policies.

35 (e) An electrical corporation shall submit a contract for eligible
36 renewable energy resources to the commission for review, pursuant
37 to the electrical corporation's approved renewable energy
38 procurement plan.

39 (1) In conducting a review, the commission shall do all of the
40 following:

1 (A) Consider system reliability.

2 (B) Consider the value of different generation characteristics
3 including peaking, dispatchable, baseload, and firm and
4 as-available capacity of renewable projects.

5 (C) Make an assessment of the price risk associated with the
6 electrical corporation's renewable energy portfolio, including any
7 proposed contracts or purchases under which an electrical
8 corporation will procure renewable energy.

9 (2) The costs of contracts for eligible renewable energy
10 resources that have been approved by the commission shall be
11 recoverable in rates of electrical corporations.

12 (d) The commission shall not enforce the requirements of this
13 section until the retail seller procures 20 percent of its retail sales
14 from eligible renewable energy resources. Upon determining that
15 the retail seller is procuring 20 percent of its retail sales from
16 eligible renewable energy resources, the commission shall enforce
17 the requirements of this section with respect to that retail seller.

18 ~~SEC. 18. Section 399.16 of the Public Utilities Code is~~
19 ~~amended to read:~~

20 ~~399.16.—~~

21 *SEC. 21. Section 399.16 of the Public Utilities Code is amended*
22 *and renumbered to read:*

23 399.21. (a) The commission, by rule, may authorize the use
24 of renewable energy credits to satisfy the requirements of the
25 renewables portfolio standard established pursuant to this article,
26 subject to the following conditions:

27 (1) Prior to authorizing any renewable energy credit to be used
28 toward satisfying annual procurement targets, the commission and
29 the Energy Commission shall conclude that the tracking system
30 established pursuant to subdivision (c) of Section 399.25, is
31 operational, is capable of independently verifying the electricity
32 generated by an eligible renewable energy resource and delivered
33 to the retail seller, and can ensure that renewable energy credits
34 shall not be double counted by any seller of electricity within the
35 service territory of the Western Electricity Coordinating Council
36 (WECC).

37 (2) A renewable energy credit shall be counted only once for
38 compliance with the renewables portfolio standard of this state or
39 any other state, or for verifying retail product claims in this state
40 or any other state.

1 (3) The electricity is delivered to a retail seller, the Independent
2 System Operator, or a local publicly owned electric utility.

3 (4) All revenues received by an electrical corporation for the
4 sale of a renewable energy credit shall be credited to the benefit
5 of ratepayers.

6 (5) No renewable energy credits shall be created for electricity
7 generated pursuant to any electricity purchase contract with a retail
8 seller or a local publicly owned electric utility executed before
9 January 1, 2005, unless the contract contains explicit terms and
10 conditions specifying the ownership or disposition of those credits.
11 Deliveries under those contracts shall be tracked through the
12 accounting system described in subdivision (b) of Section 399.25
13 and included in the baseline quantity of eligible renewable energy
14 resources of the purchasing retail seller pursuant to Section 399.15.

15 (6) No renewable energy credits shall be created for electricity
16 generated under any electricity purchase contract executed after
17 January 1, 2005, pursuant to the federal Public Utility Regulatory
18 Policies Act of 1978 (16 U.S.C. Sec. 2601 et seq.). Deliveries
19 under the electricity purchase contracts shall be tracked through
20 the accounting system described in subdivision (b) of Section
21 399.12 and count toward the renewables portfolio standard
22 obligations of the purchasing retail seller.

23 (7) The commission may limit the quantity of renewable energy
24 credits that may be procured unbundled from electricity generation
25 by any retail seller, to meet the requirements of this article.

26 (8) No electrical corporation shall be obligated to procure
27 renewable energy credits to satisfy the requirements of this article
28 in the event that the total costs expended above the applicable
29 market prices for the procurement of eligible renewable energy
30 resources exceeds the cost limitation established pursuant to
31 subdivision (d) of Section 399.15.

32 (9) Any additional condition that the commission determines
33 is reasonable.

34 (b) The commission shall allow an electrical corporation to
35 recover the reasonable costs of purchasing renewable energy credits
36 in rates.

37 ~~SEC. 19.~~

38 *SEC. 22.* Section 399.17 of the Public Utilities Code is amended
39 to read:

1 399.17. (a) Subject to the provisions of this section, the
2 requirements of this article apply to an electrical corporation with
3 60,000 or fewer customer accounts in California that serves retail
4 end-use customers outside California.

5 (b) For an electrical corporation with 60,000 or fewer customer
6 accounts in California that serves retail end-use customers outside
7 California, an eligible renewable energy resource includes a facility
8 that is located outside California, if the facility is connected to the
9 Western Electricity Coordinating Council (WECC) transmission
10 system, provided all of the following conditions are met:

11 (1) The electricity generated by the facility is procured by the
12 electrical corporation on behalf of its California customers, and is
13 not used to fulfill renewable energy procurement requirements in
14 other states.

15 (2) The electrical corporation participates in, and complies with,
16 the accounting system administered by the Energy Commission
17 pursuant to subdivision (b) of Section 399.25.

18 (3) The Energy Commission verifies that the electricity
19 generated by the facility is eligible to meet the annual procurement
20 targets of this article.

21 (c) The commission shall determine the annual procurement
22 targets for an electrical corporation with 60,000 or fewer customer
23 accounts in California that serves retail end-use customers outside
24 California, as a specified percentage of total kilowatthours sold
25 by the electrical corporation to its retail end-use customers in
26 California in a calendar year.

27 (d) An electrical corporation with 60,000 or fewer customer
28 accounts in California that serves retail end-use customers outside
29 California, may use an integrated resource plan prepared in
30 compliance with the requirements of another state utility regulatory
31 commission, to fulfill the requirement to prepare a renewable
32 energy procurement plan pursuant to this article, provided the plan
33 meets the requirements of Sections 399.11, 399.12, *399.13, or*
34 *399.14*, and 399.25, as modified by this section.

35 (e) Procurement and administrative costs associated with
36 long-term contracts entered into by an electrical corporation with
37 60,000 or fewer customer accounts in California that serves retail
38 end-use customers outside California, for eligible renewable energy
39 resources pursuant to this article, at or below the market price
40 determined by the commission pursuant to subdivision (c) of

1 Section 399.15, shall be deemed reasonable per se, and shall be
2 recoverable in rates of the electrical corporation's California
3 customers, provided the costs are not recoverable in rates in other
4 states served by the electrical corporation.

5 ~~SEC. 20.~~

6 *SEC. 23.* Section 399.22 is added to the Public Utilities Code,
7 to read:

8 399.22. (a) In order for the state to meet the requirements of
9 the California Renewables Portfolio Standard Program,
10 substantially increased amounts of electricity generated by eligible
11 renewable energy resources must be integrated with, and
12 interconnected to, the transmission grid that is under the operational
13 control of the Independent System Operator.

14 (b) The Independent System Operator shall undertake all feasible
15 efforts to do all of the following, and shall seek the approval of
16 the Federal Energy Regulatory Commission, if necessary:

17 (1) Adjust its market structure to achieve, in the most
18 cost-effective manner possible, a minimum of 33 percent of
19 electricity generated from eligible renewable energy resources by
20 December 31, 2020.

21 (2) In consultation and cooperation with local publicly owned
22 electric utilities develop annual statewide transmission plans that
23 incorporate local publicly owned electric utility transmission plans
24 and any potential joint privately owned and local publicly owned
25 electric utility infrastructure projects, with the goal of minimizing
26 the aggregate amount and cost of new transmission needed
27 statewide to meet both reliability needs and renewable energy
28 targets.

29 (3) Seek proposals from, and propose transmission projects to,
30 local publicly owned electric utilities that can be jointly owned by
31 electrical corporations, merchant transmission companies, and
32 local publicly owned electric utilities; ~~and can be jointly operated~~
33 ~~by the Independent System Operator and local publicly owned~~
34 ~~electric utility balancing authorities..~~

35 (4) Eliminate barriers established by the Independent System
36 Operator over transmission lines in its control area.

37 (c) The commission shall approve reasonable and cost-effective
38 transmission and power line investments that are not under the
39 ratemaking authority of the Federal Energy Regulatory
40 Commission and that are necessary to enable electricity generated

1 by eligible renewable energy resources to be delivered to retail
2 sellers and local publicly owned electric utilities.

3 ~~SEC. 24.~~

4 *SEC. 24.* Section 399.26 is added to the Public Utilities Code,
5 to read:

6 399.26. (a) In order for the state to meet the requirements of
7 the California Renewables Portfolio Standard Program,
8 substantially increased amounts of electricity generated by eligible
9 renewable energy resources must be integrated with, and
10 interconnected to, the transmission grid that is either owned by,
11 or under the operational control of, the local publicly owned
12 electric utilities and the transmission grid that is under the
13 operational control of the Independent System Operator.

14 ~~(b) The Energy Commission, in consultation and cooperation~~
15 ~~with the Independent System Operator and local publicly owned~~
16 ~~electric utility balancing authorities, shall facilitate a process for~~
17 ~~the execution of so-called “seams agreements” between balancing~~
18 ~~authorities providing for the joint operation and cooperative~~
19 ~~scheduling of separately owned and operated but intereconnected~~
20 ~~transmission grid systems in a way that optimizes the available~~
21 ~~transfer capacity of the combined statewide system, respects the~~
22 ~~long-term physical transmission rights of each party, and provides~~
23 ~~cost certainty. The~~

24 *(b) The* Energy Commission shall facilitate both of the
25 following:

26 (1) The development of annual statewide transmission plans
27 that incorporate local publicly owned electric utility transmission
28 plans and any potential joint privately owned and local publicly
29 owned electric utility infrastructure projects, with the goal of
30 minimizing the aggregate amount and cost of new transmission
31 needed statewide to meet both reliability needs and renewables
32 portfolio standard targets.

33 (2) The siting and approval of new transmission lines that can
34 be jointly owned or utilized by electrical corporations, merchant
35 transmission companies, and local publicly owned electric utilities,
36 and can be jointly operated by the Independent System Operator
37 and local publicly owned electric utility balancing authorities.

38 *SEC. 25.* Section 399.27 is added to the Public Utilities Code,
39 to read:

1 399.27. (a) *The Legislature finds and declares both of the*
2 *following:*

3 (1) *The Renewable Energy Transmission Initiative (RETI) is a*
4 *joint effort among the commission, Energy Commission,*
5 *Independent System Operator, electrical corporations, local*
6 *publicly owned electric utilities and various stakeholder, tribal,*
7 *and public interest organizations to help identify the transmission*
8 *projects needed to accommodate and reach the renewables*
9 *portfolio standard, facilitate transmission corridor designation,*
10 *and facilitate transmission and generation siting permitting.*

11 (2) *RETI has and will identify and assess competitive renewable*
12 *energy zones that can provide significant supplies of electricity to*
13 *California consumers by 2020 in the most cost-effective and*
14 *environmentally benign manner.*

15 (b) *The commission, Energy Commission, and Independent*
16 *System Operator shall consider the recommendations of the*
17 *Renewable Energy Transmission Initiative in their respective*
18 *responsibilities relative to the siting of transmission and eligible*
19 *renewable energy resources that are necessary to achieve the*
20 *renewables portfolio standard.*

21 ~~SEC. 22.~~

22 SEC. 26. Section 399.30 is added to the Public Utilities Code,
23 to read:

24 399.30. (a) In order to fulfill unmet long-term generation
25 resource needs, each local publicly owned electric utility shall
26 adopt and implement a renewable energy resources procurement
27 plan that, *at a minimum*, complies with the renewables portfolio
28 standard adopted by the Energy Commission pursuant to
29 subdivision (f) of Section 399.25.

30 (b) (1) Every three years, each local publicly owned electric
31 utility shall post notice in accordance with Chapter 9 (commencing
32 with Section 54950) of Part 1 of Division 2 of Title 5 of the
33 Government Code whenever its governing body will deliberate in
34 public on its renewable energy resources procurement plan.

35 (2) Contemporaneous with the posting of the notice of a public
36 meeting to consider the energy resources procurement plan, the
37 local publicly owned electric utility shall notify the Energy
38 Commission of the date, time, and location of the meeting so the
39 Energy Commission may post the information on its Internet Web
40 site. This requirement is satisfied if the local publicly owned

1 electric utility provides the uniform resource locator (URL) that
2 links to this information.

3 (3) Upon distribution to its governing body of information
4 related to its renewable energy resource procurement status and
5 future plans, for its consideration at a noticed public meeting, the
6 local publicly owned electric utility shall make that information
7 available to the public and shall provide the Energy Commission
8 with an electronic copy of the documents for posting on the Energy
9 Commission's Internet Web site. This requirement is satisfied if
10 the local publicly owned electric utility provides the uniform
11 resource locator (URL) that links to the documents or information
12 regarding other manners of access to the documents.

13 (c) Within 30 business days after a local publicly owned electric
14 utility executes a renewable resource procurement contract, the
15 local publicly owned electric utility shall submit to the Energy
16 Commission documentation that includes all of the following:

17 (1) A description of the eligible renewable energy resource,
18 including the duration of the contract or electricity purchase
19 agreement.

20 (2) A description and identification of the electric generating
21 facility providing the eligible renewable energy resource under
22 the contract.

23 (3) An estimate of the percentage increase in the utility's total
24 retail sales of electricity from eligible renewable energy resources
25 that will result from the contract.

26 (d) (1) A local publicly owned electric utility may use
27 renewable energy credits to meet its renewables portfolio standard
28 procurement requirements to the same extent and under the same
29 circumstances as a retail seller is authorized to use renewable
30 energy credits to meet the retail seller's renewables portfolio
31 standard procurement requirements.

32 (2) A local publicly owned electric utility shall not sell
33 renewable energy credits to a retail seller if the utility is not in
34 compliance with its renewables portfolio standard procurement
35 requirements or if, as a result of the sale, the utility would fail to
36 meet its procurement requirements.

37 (e) Each local publicly owned electric utility shall report, on an
38 annual basis, to its customers, and to the Energy Commission, all
39 of the following:

(1) Expenditures of funds collected pursuant to the renewable energy public goods charge for eligible renewable energy resource development. Reports shall contain a description of programs, expenditures, expected results, and actual results.

(2) The resource mix used to serve its customers by fuel type. Reports shall contain the contribution of each type of renewable energy resource with separate categories for those fuels that are eligible renewable energy resources as defined in Section 399.12, except that the electricity is delivered to the local publicly owned electric utility and not a retail seller. Electricity shall be reported as having been delivered to the local publicly owned electric utility from an eligible renewable energy resource when the electricity would qualify for compliance with the renewables portfolio standard if it were delivered to a retail seller.

(3) The utility's status in implementing the renewables portfolio standard adopted by the Energy Commission for the utility pursuant to subdivision (f) of Section 399.25.

~~SEC. 23.~~

SEC. 27. Section 399.31 is added to the Public Utilities Code, to read:

399.31. A retail seller may procure renewable energy credits associated with deliveries of electricity by an eligible renewable energy resource to a local publicly owned electric utility, for purposes of compliance with the renewables portfolio standard requirements, if both of the following conditions are met:

(a) The local publicly owned electric utility has adopted and implemented a renewable energy resources procurement plan that complies with the renewables portfolio standard adopted by the Energy Commission pursuant to subdivision (f) of Section 399.25.

(b) The local publicly owned electric utility is procuring sufficient eligible renewable energy resources to satisfy the target standard, and will not fail to satisfy the target standard in the event that the renewable energy credit is sold to the retail seller.

~~SEC. 24.~~

SEC. 28. Section 454.5 of the Public Utilities Code is amended to read:

454.5. (a) The commission shall specify the allocation of electricity, including quantity, characteristics, and duration of electricity delivery, that the Department of Water Resources shall provide under its power purchase agreements to the customers of

1 each electrical corporation, which shall be reflected in the electrical
2 corporation's proposed procurement plan. Each electrical
3 corporation shall file a proposed procurement plan with the
4 commission not later than 60 days after the commission specifies
5 the allocation of electricity. The proposed procurement plan shall
6 specify the date that the electrical corporation intends to resume
7 procurement of electricity for its retail customers, consistent with
8 its obligation to serve. After the commission's adoption of a
9 procurement plan, the commission shall allow not less than 60
10 days before the electrical corporation resumes procurement
11 pursuant to this section.

12 (b) An electrical corporation's proposed procurement plan shall
13 include, but not be limited to, all of the following:

14 (1) An assessment of the price risk associated with the electrical
15 corporation's portfolio, including any utility-retained generation,
16 existing power purchase and exchange contracts, and proposed
17 contracts or purchases under which an electrical corporation will
18 procure electricity, electricity demand reductions, and
19 electricity-related products and the remaining open position to be
20 served by spot market transactions.

21 (2) A definition of each electricity product, electricity-related
22 product, and procurement related financial product, including
23 support and justification for the product type and amount to be
24 procured under the plan.

25 (3) The duration of the plan.

26 (4) The duration, timing, and range of quantities of each product
27 to be procured.

28 (5) A competitive procurement process under which the
29 electrical corporation may request bids for procurement-related
30 services, including the format and criteria of that procurement
31 process.

32 (6) An incentive mechanism, if any incentive mechanism is
33 proposed, including the type of transactions to be covered by that
34 mechanism, their respective procurement benchmarks, and other
35 parameters needed to determine the sharing of risks and benefits.

36 (7) The upfront standards and criteria by which the acceptability
37 and eligibility for rate recovery of a proposed procurement
38 transaction will be known by the electrical corporation prior to
39 execution of the transaction. This shall include an expedited
40 approval process for the commission's review of proposed contracts

1 and subsequent approval or rejection thereof. The electrical
2 corporation shall propose alternative procurement choices in the
3 event a contract is rejected.

4 (8) Procedures for updating the procurement plan.

5 (9) A showing that the procurement plan will achieve the
6 following:

7 (A) The electrical corporation ~~will~~, *shall, in order to fulfill its*
8 *unmet resource needs*, until a 33 percent renewable resources
9 portfolio is achieved, procure renewable energy resources with
10 the goal of ensuring that at least an additional 1 percent per year
11 of the electricity sold by the electrical corporation is generated
12 from renewable energy resources.

13 (B) The electrical corporation will create or maintain a
14 diversified procurement portfolio consisting of both short-term
15 and long-term electricity and electricity-related and demand
16 reduction products.

17 (C) The electrical corporation will first meet its unmet resource
18 needs through all available energy efficiency and demand reduction
19 resources that are cost effective, reliable, and feasible.

20 (10) The electrical corporation's risk management policy,
21 strategy, and practices, including specific measures of price
22 stability.

23 (11) A plan to achieve appropriate increases in diversity of
24 ownership and diversity of fuel supply of nonutility electrical
25 generation.

26 (12) A mechanism for recovery of reasonable administrative
27 costs related to procurement in the generation component of rates.

28 (c) The commission shall review and accept, modify, or reject
29 each electrical corporation's procurement plan. The commission's
30 review shall consider each electrical corporation's individual
31 procurement situation, and shall give strong consideration to that
32 situation in determining which one or more of the features set forth
33 in this subdivision shall apply to that electrical corporation. A
34 procurement plan approved by the commission shall contain one
35 or more of the following features, provided that the commission
36 may not approve a feature or mechanism for an electrical
37 corporation if it finds that the feature or mechanism would impair
38 the restoration of an electrical corporation's creditworthiness or
39 would lead to a deterioration of an electrical corporation's
40 creditworthiness:

1 (1) A competitive procurement process under which the
2 electrical corporation may request bids for procurement-related
3 services. The commission shall specify the format of that
4 procurement process, as well as criteria to ensure that the auction
5 process is open and adequately subscribed. Any purchases made
6 in compliance with the commission-authorized process shall be
7 recovered in the generation component of rates.

8 (2) An incentive mechanism that establishes a procurement
9 benchmark or benchmarks and authorizes the electrical corporation
10 to procure from the market, subject to comparing the electrical
11 corporation's performance to the commission-authorized
12 benchmark or benchmarks. The incentive mechanism shall be
13 clear, achievable, and contain quantifiable objectives and standards.
14 The incentive mechanism shall contain balanced risk and reward
15 incentives that limit the risk and reward of an electrical corporation.

16 (3) Upfront achievable standards and criteria by which the
17 acceptability and eligibility for rate recovery of a proposed
18 procurement transaction will be known by the electrical corporation
19 prior to the execution of the bilateral contract for the transaction.
20 The commission shall provide for expedited review and either
21 approve or reject the individual contracts submitted by the electrical
22 corporation to ensure compliance with its procurement plan. To
23 the extent the commission rejects a proposed contract pursuant to
24 this criteria, the commission shall designate alternative procurement
25 choices obtained in the procurement plan that will be recoverable
26 for ratemaking purposes.

27 (d) A procurement plan approved by the commission shall
28 accomplish each of the following objectives:

29 (1) Enable the electrical corporation to fulfill its obligation to
30 serve its customers at just and reasonable rates.

31 (2) Eliminate the need for after-the-fact reasonableness reviews
32 of an electrical corporation's actions in compliance with an
33 approved procurement plan, including resulting electricity
34 procurement contracts, practices, and related expenses. However,
35 the commission may establish a regulatory process to verify and
36 assure that each contract was administered in accordance with the
37 terms of the contract, and contract disputes which may arise are
38 reasonably resolved.

39 (3) Ensure timely recovery of prospective procurement costs
40 incurred pursuant to an approved procurement plan. The

1 commission shall establish rates based on forecasts of procurement
2 costs adopted by the commission, actual procurement costs
3 incurred, or combination thereof, as determined by the commission.
4 The commission shall establish power procurement balancing
5 accounts to track the differences between recorded revenues and
6 costs incurred pursuant to an approved procurement plan. The
7 commission shall review the power procurement balancing
8 accounts, not less than semiannually, and shall adjust rates or order
9 refunds, as necessary, to promptly amortize a balancing account,
10 according to a schedule determined by the commission. Until
11 January 1, 2006, the commission shall ensure that any
12 overcollection or undercollection in the power procurement
13 balancing account does not exceed 5 percent of the electrical
14 corporation's actual recorded generation revenues for the prior
15 calendar year excluding revenues collected for the Department of
16 Water Resources. The commission shall determine the schedule
17 for amortizing the overcollection or undercollection in the
18 balancing account to ensure that the 5 percent threshold is not
19 exceeded. After January 1, 2006, this adjustment shall occur when
20 deemed appropriate by the commission consistent with the
21 objectives of this section.

22 (4) Moderate the price risk associated with serving its retail
23 customers, including the price risk embedded in its long-term
24 supply contracts, by authorizing an electrical corporation to enter
25 into financial and other electricity-related product contracts.

26 (5) Provide for just and reasonable rates, with an appropriate
27 balancing of price stability and price level in the electrical
28 corporation's procurement plan.

29 (e) The commission shall provide for the periodic review and
30 prospective modification of an electrical corporation's procurement
31 plan.

32 (f) The commission may engage an independent consultant or
33 advisory service to evaluate risk management and strategy. The
34 reasonable costs of any consultant or advisory service is a
35 reimbursable expense and eligible for funding pursuant to Section
36 631.

37 (g) The commission shall adopt appropriate procedures to ensure
38 the confidentiality of any market sensitive information submitted
39 in an electrical corporation's proposed procurement plan or
40 resulting from or related to its approved procurement plan,

including, but not limited to, proposed or executed power purchase agreements, data request responses, or consultant reports, or any combination, provided that the Office of Ratepayer Advocates and other consumer groups that are nonmarket participants shall be provided access to this information under confidentiality procedures authorized by the commission.

(h) Nothing in this section alters, modifies, or amends the commission's oversight of affiliate transactions under its rules and decisions or the commission's existing authority to investigate and penalize an electrical corporation's alleged fraudulent activities, or to disallow costs incurred as a result of gross incompetence, fraud, abuse, or similar grounds. Nothing in this section expands, modifies, or limits the State Energy Resources Conservation and Development Commission's existing authority and responsibilities as set forth in Sections 25216, 25216.5, and 25323 of the Public Resources Code.

(i) An electrical corporation that serves less than 500,000 electric retail customers within the state may file with the commission a request for exemption from this section, which the commission shall grant upon a showing of good cause.

(j) (1) Prior to its approval pursuant to Section 851 of any divestiture of generation assets owned by an electrical corporation on or after the date of enactment of the act adding this section, the commission shall determine the impact of the proposed divestiture on the electrical corporation's procurement rates and shall approve a divestiture only to the extent it finds, taking into account the effect of the divestiture on procurement rates, that the divestiture is in the public interest and will result in net ratepayer benefits.

(2) Any electrical corporation's procurement necessitated as a result of the divestiture of generation assets on or after the effective date of the act adding this subdivision shall be subject to the mechanisms and procedures set forth in this section only if its actual cost is less than the recent historical cost of the divested generation assets.

(3) Notwithstanding paragraph (2), the commission may deem proposed procurement eligible to use the procedures in this section upon its approval of asset divestiture pursuant to Section 851.

~~SEC. 25.~~

SEC. 29. Section 739.1 of the Public Utilities Code is amended to read:

1 739.1. (a) The commission shall establish a program of
2 assistance to low-income electric and gas customers with annual
3 household incomes at or below 200 percent of the federal poverty
4 guideline levels, the cost of which shall be recovered on an equal
5 cent-per-kilowatthour or equal cents-per-therm basis from all
6 classes of customers that were subject to the surcharge that funded
7 the program on January 1, 2008. The program shall be referred to
8 as the California Alternate Rates for Energy or CARE program.
9 The commission shall ensure that the level of discount for
10 low-income electric and gas customers correctly reflects the level
11 of need.

12 (b) The commission shall work with the public utility electrical
13 and gas corporations to establish penetration goals. The
14 commission shall authorize recovery of all administrative costs
15 associated with the implementation of the CARE program that the
16 commission determines to be reasonable, through a balancing
17 account mechanism. Administrative costs shall include, but are
18 not limited to, outreach, marketing, regulatory compliance,
19 certification and verification, billing, measurement and evaluation,
20 and capital improvements and upgrades to communications and
21 processing equipment.

22 (c) The commission shall examine methods to improve CARE
23 enrollment and participation. This examination shall include, but
24 need not be limited to, comparing information from CARE and
25 the Universal Lifeline Telephone Service (ULTS) to determine
26 the most effective means of utilizing that information to increase
27 CARE enrollment, automatic enrollment of ULTS customers who
28 are eligible for the CARE program, customer privacy issues, and
29 alternative mechanisms for outreach to potential enrollees. The
30 commission shall ensure that a customer consents prior to
31 enrollment. The commission shall consult with interested parties,
32 including ULTS providers, to develop the best methods of
33 informing ULTS customers about other available low-income
34 programs, as well as the best mechanism for telephone providers
35 to recover reasonable costs incurred pursuant to this section.

36 (d) (1) The commission shall improve the CARE application
37 process by cooperating with other entities and representatives of
38 California government, including the California Health and Human
39 Services Agency and the Secretary of California Health and Human
40 Services, to ensure that all gas and electric customers eligible for

1 public assistance programs in California that reside within the
2 service territory of an electrical corporation or gas corporation,
3 are enrolled in the CARE program. To the extent practicable, the
4 commission shall develop a CARE application process using the
5 existing ULTS application process as a model. The commission
6 shall work with public utility electrical and gas corporations and
7 the Low-Income Oversight Board established in Section 382.1 to
8 meet the low-income objectives in this section.

9 (2) The commission shall ensure that an electrical corporation
10 or gas corporation with a commission-approved program to provide
11 discounts based upon economic need in addition to the CARE
12 program, including a Family Electric Rate Assistance program,
13 utilize a single application form, to enable an applicant to
14 alternatively apply for any assistance program for which the
15 applicant may be eligible. It is the intent of the Legislature to allow
16 applicants under one program, that may not be eligible under that
17 program, but that may be eligible under an alternative assistance
18 program based upon economic need, to complete a single
19 application for any commission-approved assistance program
20 offered by the public utility.

21 (e) The commission's program of assistance to low-income
22 electric and gas customers shall, as soon as practicable, include
23 nonprofit group living facilities specified by the commission, if
24 the commission finds that the residents in these facilities
25 substantially meet the commission's low-income eligibility
26 requirements and there is a feasible process for certifying that the
27 assistance shall be used for the direct benefit, such as improved
28 quality of care or improved food service, of the low-income
29 residents in the facilities. The commission shall authorize utilities
30 to offer discounts to eligible facilities licensed or permitted by
31 appropriate state or local agencies, and to facilities, including
32 women's shelters, hospices, and homeless shelters, that may not
33 have a license or permit but provide other proof satisfactory to the
34 utility that they are eligible to participate in the program.

35 (f) It is the intent of the Legislature that the commission ensure
36 CARE program participants are afforded the lowest possible
37 electric and gas rates and, to the extent possible, are exempt from
38 additional surcharges attributable to the energy crisis of 2000–01.

39 (g) (1) As used in this subdivision, the following terms have
40 the following meanings:

1 (A) “Baseline quantity” has the same meaning as defined in
2 Section 739.

3 (B) “California Solar Initiative” means the program providing
4 ratepayer funded incentives for eligible solar energy systems
5 adopted by the commission in Decision 05-12-044 and Decision
6 06-01-024, as modified by Article 1 (commencing with Section
7 2851) of Chapter 9 of Part 2 and Chapter 8.8 (commencing with
8 Section 25780) of Division 15 of the Public Resources Code.

9 (C) “CalWORKs program” means the program established
10 pursuant to the California Work Opportunity and Responsibility
11 to Kids Act (Chapter 2 (commencing with Section 11200) of Part
12 3 of Division 9 the Welfare and Institutions Code).

13 (D) “Public goods charge” means the nonbypassable separate
14 rate component imposed pursuant to Article 7 (commencing with
15 Section 381) or Chapter 2.3 and the nonbypassable system benefits
16 charge imposed pursuant to the Reliable Electric Service
17 Investments Act (Article 15 (commencing with Section 399) of
18 Chapter 2.3).

19 (2) The commission may, subject to the limitation in paragraph
20 (4), increase the rates in effect for CARE program participants for
21 electricity usage up to 130 percent of baseline quantities by the
22 annual percentage increase in benefits under the CalWORKs
23 program as authorized by the Legislature for the fiscal year in
24 which the rate increase would take effect, but not to exceed 3
25 percent per year. The CARE rate for usage above 130 percent of
26 baseline quantities may be adjusted annually by up to 3 percent,
27 but not to exceed the annual percentage increase in benefits under
28 the CalWORKs program. This paragraph shall become inoperative
29 on January 1, 2019, unless a later enacted statute deletes or extends
30 that date.

31 (3) Beginning January 1, 2019, the commission may, subject
32 to the limitation in paragraph (4), establish rates for CARE program
33 participants pursuant to Sections 739, 739.1, and 739.9, subject to
34 the requirements of subdivision (b) of Section 382 that the
35 commission ensure that low-income ratepayers are not jeopardized
36 or overburdened by monthly energy expenditures.

37 (4) Tier 1, tier 2, and tier 3 CARE rates shall not exceed 80
38 percent of the corresponding rates charged residential customers
39 not participating in the CARE program, excluding any Department
40 of Water Resources bond charge imposed pursuant to Division 27

(commencing with Section 80000) of the Water Code, the CARE surcharge portion of the public goods charge, any charge imposed pursuant to the California Solar Initiative, and any charge imposed to fund any other program that exempts CARE participants from paying the charge.

(5) Rates charged CARE program participants shall not have more than three tiers. An electrical corporation that does not have a tier 3 CARE rate may introduce a tier 3 CARE rate that, in order to moderate the impact on program participants whose usage exceeds 130 percent of baseline quantities, shall be phased in to 80 percent of the corresponding rates charged residential customers not participating in the CARE program, excluding any Department of Water Resources bond charge imposed pursuant to Division 27 (commencing with Section 80000) of the Water Code, the CARE surcharge portion of the public goods charge, any charge imposed pursuant to the California Solar Initiative, and any other charge imposed to fund a program that exempts CARE participants from paying the charge. Any additional revenues collected by an electrical corporation resulting from the adoption of a tier 3 CARE rate shall, until the utility's next periodic general rate case review of cost allocation and rate design, be tracked and credited to reduce rates of residential ratepayers not participating in the CARE program with usage above 130 percent of baseline quantities.

~~SEC. 26.~~

SEC. 30. Section 739.9 is added to the Public Utilities Code, to read:

739.9. (a) The commission may, subject to the limitation in subdivision (b), increase the rates charged residential customers for electricity usage up to 130 percent of the baseline quantities, as defined in Section 739, by the annual percentage change in the Consumer Price Index from the prior year plus 1 percent, but not less than 3 percent and not more than 5 percent per year. For purposes of this subdivision, the annual percentage change in the Consumer Price Index shall be calculated using the same formula that was used to determine the annual Social Security Cost of Living Adjustment on January 1, 2008. This subdivision shall become inoperative on January 1, 2019, unless a later enacted statute deletes or extends that date.

(b) The rates charged residential customers for electricity usage up to the baseline quantities, including any customer charge

1 revenues, shall not exceed 90 percent of the system average rate
2 prior to January 1, 2019, and may not exceed 92.5 percent after
3 that date. For purposes of this subdivision, the system average rate
4 shall be determined by dividing the electrical corporation's total
5 revenue requirements for bundled service customers by the adopted
6 forecast of total bundled service sales.

7 (c) This section does not require the commission to raise any
8 residential rate or restrict, or otherwise limit, the authority of the
9 commission to reduce any residential rate in effect immediately
10 preceding January 1, 2009.

11 ~~SEC. 27.~~

12 *SEC. 31.* Section 745 is added to the Public Utilities Code, to
13 read:

14 745. (a) The commission shall not require or permit an
15 electrical corporation to employ mandatory dynamic pricing for
16 residential customers.

17 (b) The commission may authorize an electrical corporation to
18 offer residential customers the option of receiving service pursuant
19 to dynamic pricing.

20 (c) The commission may, beginning January 1, 2016, authorize
21 an electrical corporation to employ default dynamic pricing for
22 residential customers, if the customer has the option of receiving
23 service pursuant to a rate schedule that is not based upon dynamic
24 pricing. The commission shall only approve an electrical
25 corporation's default use of dynamic pricing if residential
26 customers that exercise the option to not receive service pursuant
27 to dynamic pricing incur no additional costs as a result of the
28 exercise of that option.

29 ~~SEC. 28.~~

30 *SEC. 32.* Section 1005.1 is added to the Public Utilities Code,
31 to read:

32 1005.1. (a) The commission shall approve an application for
33 a certificate within one year of the date of filing of the completed
34 application, when all of the following are true:

35 (1) The application is for a certificate for building or upgrading
36 an electrical transmission line.

37 (2) The transmission line is needed to provide transmission to
38 load centers for electricity generated in a high priority renewable
39 energy zone or is reasonably necessary to facilitate achievement

1 of the renewables portfolio standard established in Article 16
2 (commencing with Section 399.11) of Chapter 2.3.

3 (3) The commission has not expressly found any of the
4 following:

5 (A) That the investment is not reasonable and necessary to
6 maintain or enhance reliability of the transmission grid.

7 (B) That the building or upgrading of the electrical transmission
8 line will not maintain or enhance efficient use of the transmission
9 grid.

10 (C) That the transmission line fails to meet other applicable
11 standards and requirements for approval and construction.

12 (D) That the transmission line threatens substantial harm to the
13 environment that necessitates an extension of time for completion
14 of review pursuant to the California Environmental Quality Act
15 (Division 13 (commencing with Section 21000) of the Public
16 Resources Code).

17 (b) The commission may, if it finds that the costs were justified
18 pursuant to subdivision (a) of Section 454, allow recovery in rates
19 of any increase in transmission costs incurred by an electrical
20 corporation in planning, designing, and engineering the
21 reconfiguration, replacement, expansion, or construction of
22 transmission facilities, to the extent that those costs are not
23 otherwise authorized for recovery in rates approved by the Federal
24 Energy Regulatory Commission.

25 ~~SEC. 29.~~

26 *SEC. 33.* Section 80110 of the Water Code is amended to read:

27 80110. (a) The department shall retain title to all power sold
28 by it to the retail end-use customers. The department shall be
29 entitled to recover, as a revenue requirement, amounts and at the
30 times necessary to enable it to comply with Section 80134, and
31 shall advise the commission as the department determines to be
32 appropriate.

33 (b) The revenue requirements may also include any advances
34 made to the department hereunder or hereafter for purposes of this
35 division, or from the Department of Water Resources Electric
36 Power Fund, and General Fund moneys expended by the
37 department pursuant to the Governor's Emergency Proclamation
38 dated January 17, 2001.

39 (c) (1) For the purposes of this division and except as otherwise
40 provided in this section, the Public Utility Commission's authority

1 as set forth in Section 451 of the Public Utilities Code shall apply,
2 except any just and reasonable review under Section 451 shall be
3 conducted and determined by the department. Prior to the execution
4 of any modification of any contract for the purchase of power by
5 the department pursuant to this division, on or after the effective
6 date of this section, the department or the commission, as
7 applicable, shall do the following:

8 (A) The department shall notify the public of its intent to modify
9 a contract and the opportunity to comment on the proposed
10 modification.

11 (B) At least 21 days after providing public notice, the department
12 shall make a determination as to whether the proposed
13 modifications are just and reasonable. The determination shall
14 include responses to any public comments.

15 (C) No later than 70 days before the date of execution of the
16 contract modification, the department shall provide a written report
17 to the commission setting forth the justification for the
18 determination that the proposed modification is just and reasonable,
19 including documents, analysis, response to public comments, and
20 other information relating to the determination.

21 (D) Within 60 days of the date of receipt of the department's
22 written report, the commission shall review the report and make
23 public its comments. If the commission in its comments
24 recommends against the proposed modification, the department
25 shall not execute the proposed contract modification.

26 (2) This subdivision does not apply to the modification of a
27 contract modified to settle litigation to which the commission is
28 a party.

29 (3) This subdivision does not apply to the modification of a
30 contract for the purchase of electricity that is generated from a
31 facility owned by a public agency if the contract requires the public
32 agency to sell electricity to the department at or below the public
33 agency's cost of that power.

34 (4) This subdivision does not apply to the modification of a
35 contract to address issues relating to billing, scheduling, delivery
36 of electricity, and related contract matters arising out of the
37 implementation by the Independent System Operator of its market
38 redesign and technology upgrade program.

1 (5) (A) For purposes of this subdivision, the department
2 proposes to “modify” a contract if there is any material change
3 proposed in the terms of the contract.

4 (B) A change to a contract is not material if it is only
5 administrative in nature or the change in ratepayer value results
6 in ratepayer savings, not to exceed twenty-five million dollars
7 (\$25,000,000) per year. For the purpose of making a determination
8 that a change is only administrative in nature or results in ratepayer
9 savings of twenty-five million dollars (\$25,000,000) or less per
10 year, the executive director of the commission shall concur in
11 writing with each of those determinations by the department.

12 (d) The commission may enter into an agreement with the
13 department with respect to charges under Section 451 for purposes
14 of this division, and that agreement shall have the force and effect
15 of a financing order adopted in accordance with Article 5.5
16 (commencing with Section 840) of Chapter 4 of Part 1 of Division
17 1 of the Public Utilities Code, as determined by the commission.

18 (e) The right of retail end-use customers pursuant to Article 6
19 (commencing with Section 360) of Chapter 2.3 of Part 1 of
20 Division 1 of the Public Utilities Code to acquire service from
21 other providers shall be suspended until the Legislature, by statute,
22 lifts the suspension or otherwise authorizes direct transactions.

23 (f) Notwithstanding subdivision (e), the commission may allow
24 individual retail end-use customers currently taking service from
25 an electric service provider, or eligible to take service from an
26 electric service provider under rules adopted by the commission
27 in existence on January 1, 2008, to acquire service for new accounts
28 from an electric service provider.

29 (g) For purposes of this section, a “new account” means:

30 (1) An account belonging to an individual retail end-use
31 customer as described in subdivision (f) that exists on January 1,
32 2009, that receives bundled utility service from an electrical
33 corporation.

34 (2) An additional meter or request for service of an individual
35 retail end-use customer as described in subdivision (f), added after
36 January 1, 2009.

37 (h) The department shall have the same rights with respect to
38 the payment by retail end-use customers for power sold by the
39 department as do providers of power to the customers.

1 ~~SEC. 30.~~

2 ~~SEC. 34.~~ It is the intent of the Legislature to, through the
3 Budget Act or other measure, appropriate the sum of three million
4 seven hundred thousand dollars (\$3,700,000) from the Public
5 Interest Research, Development, and Demonstration Fund to the
6 Energy Commission for contracts and for interagency agreements
7 with the Department of Fish and Game or other wildlife agencies
8 for the preparation of one or more natural communities
9 conservation plans in the Mojave-~~Desert~~ and Colorado Desert
10 regions for the purposes of facilitating the development of solar
11 energy in that region those regions.

12 ~~SEC. 31.~~

13 ~~SEC. 35.~~ No reimbursement is required by this act pursuant to
14 Section 6 of Article XIII B of the California Constitution because
15 certain costs that may be incurred by a local agency or school
16 district will be incurred because this act creates a new crime or
17 infraction, eliminates a crime or infraction, or changes the penalty
18 for a crime or infraction, within the meaning of Section 17556 of
19 the Government Code, or changes the definition of a crime within
20 the meaning of Section 6 of Article XIII B of the California
21 Constitution.

22 With respect to certain other costs, no reimbursement is required
23 by this act pursuant to Section 6 of Article XIII B of the California
24 Constitution because a local agency or school district has the
25 authority to levy service charges, fees, or assessments sufficient
26 to pay for the program or level of service mandated by this act,
27 within the meaning of Section 17556 of the Government Code.